

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 5]

नई दिल्ली, शनिवार, फरवरी 2-फरवरी 8, 2013 (माघ 13, 1934)

No. 51

NEW DELHI, SATURDAY, FEBRUARY 2—FEBRUARY 8, 2013 (MAGHA 13, 1934)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं]
[Advertisements and Notices issued by Private Individuals and Private Bodies]

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS/PUBLIC NOTICES IN THIS PART OF THE GAZETTE OF INDIA. PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY, RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Controller of Publication

CHANGE OF NAME

I, hitherto known as SHIVULAL MANASING JADHAV son of Sh. MANASING NANU JADHAV, as a Teacher, residing at C/o Vanamala Madhu Chavhan, A/P: Ainapur Tanda, Post: Mahal, Sindagi Road, Bijapur, Tq. & Dist.: Bijapur, Pin-586101, have changed my name and shall hereafter be known as SHIVULAL MANASING RATHOD.

It is certified that I have complied with other legal requirements in this connection.

SHIVULAL MANASING JADHAV [Signature (in existing old name)]

I, hitherto known as PUNEET MAHESHWARI son of Sh. RAM BAGRI, working as Proprietor of Bagri Jewels, residing at 2426A, Hudson Line, Kingsway Camp, Delhi-110009, have changed my name and shall hereafter be known as PUNEET BAGRI.

It is certified that I have complied with other legal requirements in this connection.

PUNEET MAHESHWARI [Signature (in existing old name)]

I, hitherto known as JAIDEEP KUMAR son of Sh. GOPI RAM, employed as Lab in the Central Vehicle Depot, Delhi Cantt-110010, residing at V. & P.O. Silana, Tehsil & District Jhajjar (Haryana), have changed my name and shall hereafter be known as SACHIN.

It is certified that I have complied with other legal requirements in this connection.

JAIDEEP KUMAR [Signature (in existing old name)]

I, hitherto known as SHYAM BIHARI son of Late KESARI PRASAD, employed as Data Processing Assistant, National Data Centre, Employee's Provident Fund Organization, Plot No. 23, Sector No. 23, Dwarka, Delhi-110075, residing at 334, 2nd Floor, Pratap Khand, Vishwa Karma Nagar, Near Vivek Vihar, Delhi-95, have changed my name and shall hereafter be known as SHYAM KUMAR KASHYAP.

It is certified that I have complied with other legal requirements in this connection.

SHYAM BIHARI [Signature (in existing old name)]

I, hitherto known as AMRAWATI wife of Sh. SHYAM KUMAR KASHYAP, residing at 334, 2nd Floor, Pratap Khand, Vishwa Karma Nagar, Near Vivek Vihar, Delhi-110095, have changed my name and shall hereafter be known as ARTI.

It is certified that I have complied with other legal requirements in this connection.

AMRAWATI [Signature (in existing old name)]

I, hitherto known as SUMAN LATA daughter of Sh. BABU LAL and wife of Sh. MOHIT PRAKASH, employed as Senior Tax Assistant, Department of Income Tax, Ministry of Finance, Aaykar Bhavan, 2nd Floor, DDO Office, Laxmi Nagar District Centre, Delhi-110092, residing at Mohalla Chopalwala, Near Arya Samaj School, Eidgah Road, Murad Nagar, Ghaziabad-201206, have changed my name and shall hereafter be known as SUMAN NIRBHAKAR.

It is certified that I have complied with other legal requirements in this connection.

SUMAN LATA [Signature (in existing old name)]

I, hitherto known as VIVEK KUMAR son of Sh. KISHAN CHAND BATRA, residing at 116/3, Mahavir Colony, Ladwa (Kurukshetra)-136132, have changed my name and shall hereafter be known as VIVEK KUMAR BATRA.

It is certified that I have complied with other legal requirements in this connection.

VIVEK KUMAR [Signature (in existing old name)]

I, M. K. AJITH KUMAR son of Sh. E. P. GOPALAN NAMBIAR, employed as Special Correspondent in the Mathrubhumi, 1/6 I.N.S. Building, Rafi Marg, New Delhi, residing at 59-Samachar Apartments, Mayur Vihar Phase-I

Extn., Delhi-91, have changed the name of my minor daughter K SRILAKSHMI, aged 16 years and she shall hereafter be known as SRILAKSHMI NAMBIAR.

It is certified that I have complied with other legal requirements in this connection.

M. K. AJITH KUMAR [Signature of Guardian]

I, hitherto known as PRERNA daughter of Sh. BABU SINGH, residing at RZ-32, Prem Nagar, Phase-II, Najafgarh, New Delhi-43, have changed my name and shall hereafter be known as PRERNA TEOTIA whereas my father doesn't use TEOTIA surname with his name.

It is certified that I have complied with other legal requirements in this connection.

PRERNA

[Signature (in existing old name)]

I, hitherto known as BHANWAR PAL SINGH ALVELA/BHANWAR PAL SINGH son of Sh. TARA SINGH, employed as TGT Maths in Sarvodaya Vidyalaya, Jor Bagh, New Delhi-110003, residing at 28, Radhey Shyam Park, Sector-5, Rajendra Nagar, Sahibabad, Ghaziabad, U.P. 201005, have changed my name and shall hereafter be known as BHANWAR PAL SINGH BAGHEL.

It is certified that I have complied with other legal requirements in this connection.

BHANWAR PAL SINGH ALVELA/ BHANWAR PAL SINGH [Signature (in existing old name)]

I, hitherto known as NARENDER KUMAR BELLANI son of Sh. KEWAL BELLANI, residing at 8/401, Eastend Apartment, Mayur Vihar Phase I Extension, New Delhi-110001, have changed my name and shall hereafter be known as NARENDRA BELLANI.

It is certified that I have complied with other legal requirements in this connection.

NARENDER KUMAR BELLANI [Signature (in existing old name)]

I, hitherto known as SAKSHI ROHRA wife of Sh. JATIN BADLANI, residing at G-3/66, Model Town-III, Delhi-110009, have changed my name and shall hereafter be known as AASTHA BADLANI.

It is certified that I have complied with other legal requirements in this connection.

SAKSHI ROHRA [Signature (in existing old name)]

I, AJAY MAHAJAN son of Sh. JANAK RAJ GUPTA, a self-employed, residing at 14/93, IInd Floor, Subhash Nagar, New Delhi-110027, have changed the name of my minor son HITARTH GUPTA, aged 9 & half years and he shall hereafter be known as HITARTH MAHAJAN.

It is certified that I have complied with other legal requirements in this connection.

AJAY MAHAJAN [Signature of Guardian]

I, hitherto known as AVTAR SINGH son of Late PYARA SINGH, employed as Instrument Mechanic in C.S.M.W., G.&R.B., Survey of India Dehradun, Uttarakhand, have changed my name and shall hereafter be known as AVTAR SINGH MATHARU.

It is certified that I have complied with other legal requirements in this connection.

AVTAR SINGH [Signature (in existing old name)]

I, hitherto known as GUNWATI wife of Sh. RAJ KUMAR daughter of Late MUNSHI RAM, a Housewife, residing at 223, Village Mukimpur, Tehsil (Distt.) Sonepat, Haryana, have changed my name and shall hereafter be known as SIMA.

It is certified that I have complied with other legal requirements in this connection.

GUNWATI [Signature (in existing old name)]

I, hitherto known as CHITRA daughter of Sh. BALDEV RAJ wife Sh. KAMAL KUMAR SALUJA, residing at 149, Old Gupta Colony, Delhi-110009, have changed my name and shall hereafter be known as PRIYANKA SALUJA.

It is certified that I have complied with other legal requirements in this connection.

CHITRA [Signature (in existing old name)]

I, hitherto known as KANIKA LUTHRA wife of Sh. MANU LUTHRA, a Housewife, residing at C-300, Surajmal Vihar, Delhi-110092, have changed my name and shall hereafter be known as RADHIKA LUTHRA.

It is certified that I have complied with other legal requirements in this connection.

KANIKA LUTHRA [Signature (in existing old name)]

I, hitherto known as NAGENDER PRASAD son of Sh. KANWAL BHAN YADAV, residing at 7931/3, Radha Krishan Mandir, Near Liberty Cinema, New Rohtak Road, New Delhi-110005, have changed my name and shall hereafter be known as NAGENDER YADAV.

It is certified that I have complied with other legal requirements in this connection.

NAGENDER PRASAD [Signature (in existing old name)]

I, hitherto known as AJAY son of Late SHYAM SUNDER SHARMA, employed as Assistant Engineer in Doordarshan News, Mandi House, Copernicus Marg, New Delhi, residing at A-270, Defence Enclave, Sardhana Road, Meerut (U.P.) Pin-250001, have changed my name and shall hereafter be known as AJAY SHARMA.

It is certified that I have complied with other legal requirements in this connection.

AJAY [Signature (in existing old name)]

I, hitherto known as DINESH KUMAR son of Sh. MAHESH CHAND GUPTA, a Advocate, residing at 64, Bhagwan Nagar, New Delhi-110014, have changed my name and shall hereafter be known as DINESH KUMAR GUPTA.

It is certified that I have complied with other legal requirements in this connection.

DINESH KUMAR [Signature (in existing old name)]

I, hitherto known as DIVYA daughter of Sh. ASHOK GUPTA, a Student, residing at 2, Sector-7, Urban Estate, Karnal, have changed my name and shall hereafter be known as DIVYA GUPTA.

It is certified that I have complied with other legal requirements in this connection.

DIVYA [Signature (in existing old name)]

I, hitherto known as SANJAY KUMAR son of Sh. JAI GOVIND SHAH, residing at C-120, Metro Vihar, Phase-I Holambi Kalan, Delhi-110082, have changed my name and shall hereafter be known as LALLAN KUMAR.

It is certified that I have complied with other legal requirements in this connection.

SANJAY KUMAR [Signature (in existing old name)]

I, hitherto known as KARUNA daughter of Sh. D. M. KHANETA, residing at H-3/84, Sector 18, Rohini, Delhi-110089, have changed my name and shall hereafter be known as HEENAL.

It is certified that I have complied with other legal requirements in this connection.

KARUNA [Signature (in existing old name)]

I, hitherto known as VANDNA KHANDELWAL wife of Sh. SANJEEV KHANDELWAL, residing at B-259, Phase-4, M.I.G. Flats, Ashok Vihar, Delhi-110052, have changed my name and shall hereafter be known as SUNITA KHANDELWAL.

It is certified that I have complied with other legal requirements in this connection.

VANDNA KHANDELWAL [Signature (in existing old name)]

I, hitherto known as PREETA KUMARI daughter of Sh. RAM TEJ YADAV, residing at 313, Gali No. 12, 25 Foota Road, B, Block, Sant Nagar, Burari, Delhi-110084, have changed my name and shall hereafter be known as PREETI KUMARI.

It is certified that I have complied with other legal requirements in this connection.

PREETA KUMARI [Signature (in existing old name)]

I, hitherto known as DAMAN DEEP SINGH son of Sh. JASWINDER SINGH, residing at 16-K, Rani Ka Bagh, Park Lane, Amritsar, Punjab-143001, have changed my name and shall hereafter be known as DAMAN DEEP SINGH ARORA.

It is certified that I have complied with other legal requirements in this connection.

DAMAN DEEP SINGH [Signature (in existing old name)]

I, hitherto known as ANKITA SINGHAL daughter of Sh. VINOD KUMAR GUPTA, residing at B-503, Aashiana Apartment, Mayur Vihar Ph-1, Delhi-91, have changed my name and shall hereafter be known as ANKITA CHOUDHARY.

It is certified that I have complied with other legal requirements in this connection.

ANKITA SINGHAL [Signature (in existing old name)]

I, hitherto known as GURJEET KAUR wife of Sh. HARKARTAR SINGH, a Housewife, residing at 3B/4, Vishnu Garden, Tilak Nagar, New Delhi-18, have changed my name and shall hereafter be known as GOLDY KAUR.

It is certified that I have complied with other legal requirements in this connection.

GURJEET KAUR [Signature (in existing old name)]

I, hitherto known as BABU SINGH son of Sh. KALI RAM SINGH, employed as Head Constable, Posting at DAP-III Batalian, Vikas Puri, Delhi, residing at Quarter No. 42, Type-I, Police Colony, Police Station, Jagat Puri (Preet Vihar), Delhi-110051, have changed my name and shall hereafter be known as VIRENDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

BABU SINGH [Signature (in existing old name)]

I, hitherto known as BUDHI SINGH ASWAL son of Sh. M. S. ASWAL, residing at 147, 4th Floor, Near Babulal Chowke, Munirka Village, New Delhi-110067, have changed my name and shall hereafter be known as KISHOR ASWAL.

It is certified that I have complied with other legal requirements in this connection.

BUDHI SINGH ASWAL [Signature (in existing old name)]

I, hitherto known as ANIEL MUDGAL son of Sh. RAMESH CHANDRA PALIWAL, residing at A-45, 1st Floor, Sector 52, Noida (U.P.) have changed my name and shall hereafter be known as ANIL PALIWAL.

It is certified that I have complied with other legal requirements in this connection.

ANIEL MUDGAL [Signature (in existing old name)]

I, hitherto known as SHINJINI KANOJIA daughter of SUNITA KAUSHIK, residing at Flat No. 22, Jai Lakshmi Apartment, Plot No. 59, I. P. Extn. Patparganj, Delhi-110092, have changed my name and shall hereafter be known as SHINIJINI KAUSHIK.

It is certified that I have complied with other legal requirements in this connection.

SHINJINI KANOJIA [Signature (in existing old name)]

I, hitherto known as RANJAN SRI DAS son of Sh. RATNAKAR DAS, residing at 666, Type IV, Laxmi Bai Nagar, New Delhi-110023, have changed my name and shall hereafter be known as RANJAN DAAS.

It is certified that I have complied with other legal requirements in this connection.

RANJAN SRI DAS [Signature (in existing old name)]

I, hitherto known as SUKHVINDER SINGH son of Sh. BAKSISH SINGH, residing at RZQ-31, Nihal Vihar, Nangloi, New Delhi-110041, have changed my name and shall hereafter be known as BHUPINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

SUKHVINDER SINGH [Signature (in existing old name)]

I, hitherto known as NIRMALA LAKRA wife of Sh. NIRAJ LAKRA, residing at 799, Village & P.O. Mundka, New Delhi-110041, have changed my name and shall hereafter be known as NIRMAL CHAUDHARY.

It is certified that I have complied with other legal requirements in this connection.

NIRMALA LAKRA [Signature (in existing old name)]

I, hitherto known as GANESH CHAND KANDPAL son of Sh. DAYAL CHAND KANDPAL, residing at A-211, South Gamri Extension, Street No. 9, Delhi-53, have changed my name and shall hereafter be known as GANAYSH KNDPAL.

It is certified that I have complied with other legal requirements in this connection.

GANESH CHAND KANDPAL [Signature (in existing old name)]

I, hitherto known as YOGESH DAHIYA son of Late MAHINDER SINGH DAHIYA, employed as Advocate, residing at B-10/7356, Vasant Kunj, New Delhi-110070, have changed my name and shall hereafter be known as YOGESH KUMAR DAHIYA.

It is certified that I have complied with other legal requirements in this connection.

YOGESH DAHIYA [Signature (in existing old name)]

I, hitherto known as NARENDRA SINGH son of Sh. SUKHVIR SINGH, a Student, residing at Village+Post Gazipur, District Aligarh, U.P., have changed my name and shall hereafter be known as CHAUDHARY NAYAN SWITS.

It is certified that I have complied with other legal requirements in this connection.

NARENDRA SINGH [Signature (in existing old name)]

I, hitherto known as SEEMA GROVER wife of Sh. DAS DAVENDER, residing at 69-B, Single Story, 1st Floor, Ramesh Nagar, New Delhi have changed my name and shall hereafter be known as DAS SEEMA.

It is certified that I have complied with other legal requirements in this connection.

SEEMA GROVER [Signature (in existing old name)]

I, hitherto known as BHAGYAWATI wife of Sh. KRISHAN LAL, a Housewife, residing at A-60, Sharda Puri, Near Ramesh Nagar, New Delhi-110015, have changed my name and shall hereafter be known as VINITA CHAUHAN.

It is certified that I have complied with other legal requirements in this connection.

BHAGYAWATI [Signature (in existing old name)]

I, hitherto known as MERRY JAGRITI SONY wife of Sh. DEVANSHU GULATI, residing at 1777, Outram Lines, G. T. B. Nagar, Kingsway Camp, Delhi-110009, have changed my name and shall hereafter be known as CHEENA GULATI.

It is certified that I have complied with other legal requirements in this connection.

MERRY JAGRITI SONY [Signature (in existing old name)]

I, hitherto known as RABIA daughter of Mr. ARMINDERJIT SINGH BATRA, residing at 86, Golden Avenue, Amritsar, have changed my name and shall hereafter be known as SHARMEEN BATRA.

It is certified that I have complied with other legal requirements in this connection.

RABIA

[Signature (in existing old name)]

I, hitherto known as GUDIA daughter of Mr. ARMINDERJIT SINGH BATRA, residing at 86, Golden Avenue, Amritsar, have changed my name and shall hereafter be known as SHARMEEN BATRA.

It is certified that I have complied with other legal requirements in this connection.

GUDIA

[Signature (in existing old name)]

I, MITALI PATOWARY daughter of Late Dr. DWIJENDRA NARAYAN PATOWARY, employed as Assistant Manager - Administration, in Vodafone Mobile Services Ltd., residing at Flat No. 80, Pocket-F, DDA SFS Flats, Sheikh Sarai Phase-I (Near Apeejay School) New Delhi-110017, have changed the name of my minor son SIDDHANT BARUAH aged 08 years and he shall hereafter be known as SIDDHANT PATOWARY.

It is certified that I have complied with other legal requirements in this connection.

MITALI PATOWARY [Signature of Guardian]

I, hitherto known as ANURAG GUPTA son of Late DINESH CHANDRA GUPTA, self employed currently residing at 5/701, Vipul Belmonte, Golf Course Road, Sector-53, Gurgaon-122011, Haryana with permanent address at 74, 1st 'A' Cross, 4th Main, Domlur II Stage, Bangalore-560071, have changed my name and shall hereafter be known as ANURAAG GUPTA.

It is certified that I have complied with other legal requirements in this connection.

ANURAG GUPTA [Signature (in existing old name)]

I, hitherto known as BHANU PRATAP son of Sh. O. N. SINGH, residing at B-1/306, Janak Puri, New Delhi-110058, have changed my name and shall hereafter be known as BHANU PRATAP SINGH.

It is certified that I have complied with other legal requirements in this connection.

BHANU PRATAP [Signature (in existing old name)]

I, hitherto known as PAWAS KUMAR son of Sh. SUNIL KUMAR, self employed, own Profession, residing at 280, Lumbini Apartments, Sector-14, Kaushambi, Ghaziabad (U. P.), Pin-201010, have changed my name and shall hereafter be known as PAWAS AAKRSH.

It is certified that I have complied with other legal requirements in this connection.

PAWAS KUMAR [Signature (in existing old name)]

I, SUCHITA S. RAWAT wife of Shri PRAVEEN S. RAWAT (after remarriage), employed in Lok Sabha Secretariat in the 6th years, residing at SQ No. 108, North Avenue, New Delhi, have changed the name of my minor son RUDRAKASH ADHIKARI, aged about 13 years and he shall hereafter be known as RUDRAKASH S. RAWAT.

It is certified that I have complied with other legal requirements in this connection.

SUCHITA S. RAWAT [Signature of Guardian]

I, PANDIRI SRINIVAS son of Sh. SARIKA GAVARAIAH, employed as Stenographer, Ministry of Finance, Income Tax Department, Kolkata, residing at 593/6, Ward-11, Sukantapally, Malancha Road, P.O. Nimpura, P. S. Kharagpur (Town), Distt. Paschim Medinipur, Pin: 721304, have changed the surname of my minor daughter SARIKA PRIYA aged 14 years 9 months (Date of birth 17.02.1998) and she shall hereafter be known as PANDIRI PRIYA.

It is certified that I have complied with other legal requirements in this connection.

PANDIRI SRINIVAS [Signature of Guardian]

I, PANDIRI SRINIVAS son of Sh. SARIKA GAVARAIAH, employed as Stenographer, Ministry of Finance, Income Tax Department, Kolkata, residing at 593/6, Ward-11, Sukantapally, Malancha Road, P.O. Nimpura, P. S. Kharagpur (Town), Distt. Paschim Medinipur, Pin: 721304, have changed the surname of my minor son SARIKA DINESH aged 13 years 07 months (Date of birth 13.04.1999) and he shall hereafter be known as PANDIRI DINESH.

It is certified that I have complied with other legal requirements in this connection.

PANDIRI SRINIVAS [Signature of Guardian]

I, hitherto known as RAVULA ANANTHA NAYAKI daughter of RAVULA INDRASENA REDDY, a Student, residing at Village Kambalapally, Mandal: Mahabubabad, District: Warangal, Andhra Pradesh, Pin-506101, have changed my name and shall hereafter be known as RAVULA ANANTA.

It is certified that I have complied with other legal requirements in this connection.

RAVULA ANANTHA NAYAKI [Signature (in existing old name)]

I, ANSHU BHARADWAJ wife of Sh. BRAJESH KUMAR BHARADWAJ, employed as Scientist in Indian Agricultural Statistics Research Institute (Indian Council of Agriculture Research), Ministry of Agriculture, Govt. of India, New Delhi, permanent resident of Inside Old Krishna Nursery, Lovely Market, Vasant Vihar, P.O. Premnagar, Dehradun, have changed the name of my minor daughter SHIVANI BHARADWAJ aged two years and she shall hereafter be known as OMISHAA BHARADWAJ.

It is certified that I have complied with other legal requirements in this connection.

ANSHU BHARADWAJ [Signature of Guardian]

I, hitherto known as ASHOK KUMAR son of Sh. BARHAM PAUL, retired from Private Service, residing at Flat No. 118, Pocket A-1, Sector-7, Rohini, Delhi-110085, have changed my name and shall hereafter be known as ASHOK MAHAJAN.

It is certified that I have complied with other legal requirements in this connection.

ASHOK KUMAR [Signature (in existing old name)]

I, hitherto known as SHIV SHANKAR son of Sh. MAHESH CHANDRA JOSHI, employed as Senior Non Commissioned Officer (Sergeant) in the Indian Air Force, residing at SMQ-54/4, Old Pinto Park, Air Force Station Palam, New Delhi-110010, have changed my name and shall hereafter be known as SHIV SHANKAR JOSHI.

It is certified that I have complied with other legal requirements in this connection.

SHIV SHANKAR [Signature (in existing old name)]

I, hitherto known as BOBY daughter of Sh. KRISHAN CHAND, residing at Pana Sikhan, VPO, Nhari, Distt. Sonepat (Hr.), have changed my name and shall hereafter be known as ANSHITA.

It is certified that I have complied with other legal requirements in this connection.

BOBY [Signature (in existing old name)]

I; hitherto known as NAMITA DADLANI wife of Sh. NAVEEN DADLANI, a Housewife, residing at M-45B, First Floor, Malviya Nagar, New Delhi-110017, have changed my name and shall hereafter be known as DAXINA DADLANI.

It is certified that I have complied with other legal requirements in this connection.

NAMITA DADLANI [Signature (in existing old name)]

I, hitherto known as ABDUL WAHEED son of ABDUL MAJEED, a Student, residing at Flat No. D-2, 4th Floor, House No. 536, Street No. 6, Zakir Nagar, Okhla, New Delhi-110025, have changed my name and shall hereafter be known as CHAUDHARY ABDUL WAHEED.

It is certified that I have complied with other legal requirements in this connection.

ABDUL WAHEED [Signature (in existing old name)]

I, hitherto known as SAFI ABBAS son of MEHENDI HASAN, residing at C-274, Khayala, J. J. Colony, New Delhi-110018, have changed my name and shall hereafter be known as MOHAMMED SHAFIQ.

It is certified that I have complied with other legal requirements in this connection.

SAFI ABBAS [Signature (in existing old name)]

I, hitherto known as LIKHMI CHAND son of Late HARDEVA RAM, employed as ASI in the Special Branch, Delhi Police, residing at D-9A, Street No. 7, Rama Vihar, Delhi-110081, have changed my name and shall hereafter be known as LAXMI CHAND NAIN.

It is certified that I have complied with other legal requirements in this connection.

LIKHMI CHAND [Signature (in existing old name)]

I, hitherto known as GIRJANAND son of Sh. PRAMANAND MATHPAL, employed as Project Developer in the 24 waves animation Pvt. Ltd., residing at A-11/1, Kamal Vihar, Kamalpur, Burari, Delhi-110084, have changed my name and shall hereafter be known as GIRISH ANAND.

It is certified that I have complied with other legal requirements in this connection.

GIRJANAND [Signature (in existing old name)]

I, hitherto known as BRIJMOHAN son of Sh. VIJAY KUMAR, residing at D-141, Shakurpur J. J. Colony, Delhi-110034, have changed my name and shall hereafter be known as BRIJMOHAN KHADIA.

It is certified that I have complied with other legal requirements in this connection.

BRIJMOHAN [Signature (in existing old name)]

I, S. OMANA KUTTAN son of Shri SHANKARAN NAIR, a Businessman (Krishnas Garments, B-295, Hari Nagar, New Delhi-110064), residing at JD-31F, Hari Enclave, Mayapuri, New Delhi-110064, have changed the name of my minor son DILEEP KUTTAN aged 16 years and he shall hereafter be known as DILEEP K. NAIR.

It is certified that I have complied with other legal requirements in this connection.

S. OMANA KUTTAN [Signature of Guardian]

I, S. OMANA KUTTAN son of Shri SHANKARAN NAIR, a Businessman (Krishnas Garments, B-295, Hari Nagar, New Delhi-110064), residing at JD-31F, Hari Enclave, Mayapuri, New Delhi-110064, have changed the name of my minor son DIPIN KUTTAN aged 13 years and he shall hereafter be known as DIPIN K. NAIR.

It is certified that I have complied with other legal requirements in this connection.

S. OMANA KUTTAN [Signature of Guardian]

I, hitherto known as K JISHNU son of Shri K A KRISHNANKUTTY, residing at 23-O, EHS Flats, Pocket-2, Mixed Housing Complex, Mayur Vihar, Ph-3, Delhi-110096, have changed my name and shall hereafter be known as JISHNU KRISHNAN.

It is certified that I have complied with other legal requirements in this connection.

K JISHNU [Signature (in existing old name)]

I, hitherto known as GAGAN DEEP SINGH @ DEEPU son of Shri RAJINDER SINGH, residing at A-31, Ram Dutt Enclave, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as GAGAN DEEP SINGH.

It is certified that I have complied with other legal requirements in this connection.

GAGAN DEEP SINGH @ DEEPU [Signature (in existing old name)]

I, hitherto known as GOPAL son of Shri RAMESH ARORA, residing at 329/4, Govind Puri, Kalkaji, New Delhi-110019, have changed my name and shall hereafter be known as GOPAL ARORA.

It is certified that I have complied with other legal requirements in this connection.

GOPAL [Signature (in existing old name)]

I, hitherto known as OMVIR SINGH son of Shri RAMVEER SINGH, Permanent resident of Village Bahanpur, Post Kailora, P. S. Hathras Junction, Distt. Hathras, Uttar Pradesh, at present residing at 242, DDA Quarters, New Seemapuri, Delhi-110095, have changed my name and shall hereafter be known as UDIT SENGAR.

It is certified that I have complied with other legal requirements in this connection.

OMVIR SINGH [Signature (in existing old name)]

I, hitherto known as SIDDHARTH JAIRATH son of Shri PRIYANKA BHAGAT, residing at 54, Chanderlok Enclave, Pitampura, Delhi-110034, have changed my name and shall hereafter be known as SIDDHARTH BHAGAT.

It is certified that I have complied with other legal requirements in this connection.

SIDDHARTH JAIRATH [Signature (in existing old name)]

I, ANAMIKA wife of Dr. ABHAY SINGH CHANDEL, employed as GDMO-II in the MCD, residing at C-7/2 1st Floor, Rana Pratap Bagh, Delhi-110007, have changed the name of my minor daughter PALAKKHUSHI aged 2 years & 7 months and she shall hereafter be known as ADYA SINGH.

It is certified that I have complied with other legal requirements in this connection.

ANAMIKA [Signature of Guardian]

I, hitherto known as Ms. NEERA YADAV/Ms. NEERA RAO daughter of Shri M. S. YADAV, employed as P.G.T. (English) in Harcourt Butler Senior Secondary School, Mandir Marg, New Delhi, residing at 211, Civil Lines, Gurgaon, Haryana, have changed my name and shall hereafter be known as Ms. NEERA RAO only as per my educational documents.

It is certified that I have complied with other legal requirements in this connection.

NEERA YADAV/NEERA RAO [Signature (in existing old name)]

I, hitherto known as V. C. AHUJA (VIMLESH CHANDER AHUJA) son of Shri JAI RAM DASS, self-employed, residing at 1/43, Nirankari Colony, Delhi-110009, have changed my name and shall hereafter be known as VIMLESH AHUJA.

It is certified that I have complied with other legal requirements in this connection.

V. C. AHUJA (VIMLESH CHANDER AHUJA)
[Signature (in existing old name)]

I, hitherto known as HAIMANTI GHOSH wife of Shri NILANJAN CHAKRABARTY, residing at JG-II/170, First Floor, Vikaspuri, New Delhi-110018, have changed my name and shall hereafter be known as HAIMANTI CHAKRABARTY.

It is certified that I have complied with other legal requirements in this connection.

HAIMANTI GHOSH [Signature (in existing old name)]

I, hitherto known as KUNDAN son of Late NANDl RAM, employed as MTS (General) at the Office of the Resident Commissioner, Government of Puducherry, Puducherry House, No. 3, Sardar Patel Marg, Chanakya Puri, New Delhi-110021, residing at Staff Quarters, Puducherry House, No. 3, Sardar Patel Marg, Chanakya Puri, New Delhi-110021, have changed my name and shall hereafter be known as KUNDAN ARYA.

It is certified that I have complied with other legal requirements in this connection.

KUNDAN [Signature (in existing old name)]

I, hitherto known as SUNIL WADHWA son of SHRI KRISHAN, residing at AK-94, West Shalimarbagh, New Delhi-110088, have changed my name and shall hereafter be known as VIRAAJ KHATRY.

It is certified that I have complied with other legal requirements in this connection.

SUNIL WADHWA [Signature (in existing old name)]

I, hitherto known as MEENA daughter of Shri MOHAN LAL, residing at Flat No. 40-E, Pkt A-2, Mayur Vihar, Phase-III, Delhi-110096, have changed my name and shall hereafter be known as POOJA.

It is certified that I have complied with other legal requirements in this connection.

MEENA [Signature (in existing old name)]

I, hitherto known as POORNIMA GARG @ PURNIMA GARG daughter of Sh. SATNARAIN GARG wife of Sh. VISHNU GUPTA, residing at J-61, Sector-41, Noida, have changed my name and shall hereafter be known as PURNIMA GUPTA.

It is certified that I have complied with other legal requirements in this connection.

POORNIMA GARG @ PURNIMA GARG [Signature (in existing old name)]

I, hitherto known as MONU KAPOOR son of Sh. DHARAMVIR KAPOOR, a Shop Keeper in the Maximum Outfits, residing at 323, Sector-37, Faridabad, Haryana-121003, have changed my name and shall hereafter be known as KARNVIR KAPOOR.

It is certified that I have complied with other legal requirements in this connection.

MONU KAPOOR [Signature (in existing old name)]

I, hitherto known as Md. SAYEED son of MOHD SHAREEF, employed as Computer Operator in I.J.M.C., residing at 833, Block C-I, Dr. Ambedkar Nagar, New Delhi-110062, have changed my name and shall hereafter be known as Mohd SAEED.

It is certified that I have complied with other legal requirements in this connection.

Md. SAYEED [Signature (in existing old name)]

I, hitherto known as RAVI KEER son of Sh. SURAJ PAL, employed as Data Entry Operator in GVK Bio Science Ltd., residing at F-428, Dr. Ambedkar Nagar, Sector-V, New Delhi-110062, have changed my name and shall hereafter be known as ROBIN PAUL.

It is certified that I have complied with other legal requirements in this connection.

RAVI KEER [Signature (in existing old name)]

I, hitherto known as RAMMI GARG wife of Sh. HEMRAJ GARG, a Housewife, residing at WZ-25, 2nd Floor, Street No. 1, Sri Nagar Shakur Basti,

Delhi-110034, have changed my name and shall hereafter be known as SUNITA GARG.

It is certified that I have complied with other legal requirements in this connection.

RAMMI GARG

[Signature (in existing old name)]

I, hitherto known as SHYAM SUNDER son of Late CHOUDHARY RAM KAPOOR, employed as Junior Works Manager/NT (Store), residing at E-9, Tagore Garden Extn., New Delhi-110027, have changed my name and shall hereafter be known as SHYAM SUNDER KAPOOR.

It is certified that I have complied with other legal requirements in this connection.

SHYAM SUNDER

[Signature (in existing old name)]

I, hitherto known as SHANTA wife of Sh. BIPIN CHANDRA PANT, a Housewife, residing at A-13, Ist Floor, Behind Laxmi Bai College, Ashok Vihar, Phase-III, Delhi-110052, have changed my name and shall hereafter be known as LAXMI PANT.

It is certified that I have complied with other legal requirements in this connection.

SHANTA

[Signature (in existing old name)]

I, hitherto known as BUSHRA SULTAN wife of Sh. SHASHANK SRIVASTAVA, residing at GII/269, Madan Gir, New Delhi-110062, have changed my name and shall hereafter be known as AVANTIKA SRIVASTAVA.

It is certified that I have complied with other legal requirements in this connection.

BUSHRA SULTAN

[Signature (in existing old name)]

I, hitherto known as GEETA KHICHI daughter of Sh. LADU RAM KHICHI, residing at 4993, Kucha Rehman, Lal Gali, Ballimaran, Chandni Chowk, Delhi-6, have changed my name and shall hereafter be known as RAIYNA KHAN.

It is certified that I have complied with other legal requirements in this connection.

GEETA KHICHI

[Signature (in existing old name)]

CHANGE OF RELIGION

I, BUSHRA SULTAN wife of Sh. SHASHANK SRIVASTAVA, residing at GII/269, Madan Gir,

New Delhi-110062, do hereby solemnly affirm and declare that I have embraced HINDUISM and renounced ISLAM with effect from 28.11.2012.

It is certified that I have complied with other legal requirements in this connection.

BUSHRA SULTAN [Signature]

I, GEETA KHICHI daughter of Sh. LADU RAM KHICHI, residing at 4993, Kucha Rehman, Lal Gali, Ballimaran, Chandni Chowk, Delhi-6, do hereby solemnly affirm and declare that I have embraced ISLAM and renounced HINDUISM with effect from 09.01.2013.

It is certified that I have complied with other legal requirements in this connection.

GEETA KHICHI [Signature]

PUBLIC NOTICE

It is for general information that I, DEEPAK KUMAR son of Sh. KHEM CHAND, residing at 41/2, VPO. Hiran Kudna, Delhi hereby declare that name of mine has been wrongly written as DEEPAK KUMAR RANGA in my license. The actual name of mine is DEEPAK KUMAR which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

DEEPAK KUMAR [Signature]

It is for general information that I, MUNDRIKA wife of Sh. HARI LAL, residing at 6, Hindu College, University of Delhi, Delhi-110007, declare that name of mine has been wrongly written as MONIKA in my son (Roshan) educational documents and in other documents. The actual name of mine is MUNDRIKA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MUNDRIKA [Signature]

I, DEVKI NANDAN TANEJA son of Late GHANSHYAM DAS, residing at 28, Prithviraj Road, New Delhi do hereby declare Smt. VEENA TANEJA is my wife and KAMAL TANEJA is my Son. During KAMAL TANEJA'S School Admissions, the names of my brother

Shri RATTAN CHAND TANEJA and his wife Smt. PUSHPA TANEJA were inadvertently and wrongly mentioned as father and mother name respectively in the school and educational certificates. Now, I have changed father's name Shri DEVKI NANDAN TANEJA instead of RATTAN CHAND TANJE and mother's name as Smt. VEENA TANEJA instead of Smt. PUSHPA TANEJA for all purposes.

It is certified that I have complied with other legal requirements in this connection.

DEVKI NANDAN TANEJA [Signature]

It is for general information that I, KISHAN LAL son of Late CHOTTEY LAL, residing at T-300/1, Baljeet Nagar, New Delhi-110008, do hereby declare that my father and mother names have been wrongly mentioned in my school certificates and other documents as PREM CHAND and DHANNO DEVI instead of CHOTTEY LAL and KAMLA. My father and mother's actual names are CHOTTEY LAL and KAMLA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KISHAN LAL [Signature]

It is for general information that I, SAHIL SINGH son of SHAUKAT and RAMA YADAV, residing at 211, Civil Lines, Gurgaon-122001, declare that name of mine and my mother and father have been wrongly written as SAHIL KHAN, SHAUKAT KHAN and RAMA Y KHAN in my educational documents, license and other documents. The actual name of mine and my father, mother is SAHIL SINGH, SHAUKAT and RAMA YADAV respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SAHIL SINGH [Signature]

It is for general information that I, RATAN BHUSHAN BAJAJ son of Sh. GOPAL DAS BAJAJ, residing at H. No. 52/316, Ram Ganj Mohalla Near Kanhi Ram Eye Hospital, Jain Chowk Bhiwani. I declare that in school record of my son DAKSH, my name is BHUSHAN BAJAJ which is incorrect and correct name is RATAN BHUSHAN BAJAJ.

It is certified that I have complied with other legal requirements in this connection.

RATAN BHUSHAN BAJAJ [Signature]

It is for general information that I, SABEENA ARORA wife of Sh. AMARDEEP SINGH ARORA, residing at C-74, LIC Colony, Paschim Vihar, New Delhi-110087 declare that name of mine has been wrongly written as SABEENA SINGH in the educational documents of my son AKSHITDEEP SINGH ARORA aged 17 years. The actual name of mine is SABEENA ARORA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SABEENA ARORA [Signature]

It is for general information that I, SABEENA ARORA wife of Sh. AMARDEEP SINGH ARORA, residing at C-74, LIC Colony, Paschim Vihar, New Delhi-110087, declare that name of mine has been wrongly written as SABEENA A SINGH in the educational documents of my son ANMOLDEEP SINGH ARORA aged 16 years. The actual name of mine is SABEENA ARORA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SABEENA ARORA [Signature]

It is for general information that I, MANAV CHOUHAN son of Sh. RAJENDRA SINGH CHOUHAN, residing at E-31, Ansari Nagar (West), New Delhi-29, declare that name of my father has been wrongly written as RAJENDER SINGH CHOUHAN in my educational documents and in the other documents. The actual name of my father is RAJENDRA SINGH CHOUHAN which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MANAV CHOUHAN [Signature]

It is for general information that I, RAJKAPOOR VISHWAKARMA son of Sh. RAM KUBER VISHWAKARMA, residing at House No. 12, Goyla Vihar, Gali No. 3C, Block-A, New Delhi-110071, declare that

surname of mine wrongly written as RAJKAPOOR SHARMA in my daughter educational documents (10th Mark Sheet). The actual surname of mine is RAJKAPOOR VISHWAKARMA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAJKAPOOR VISHWAKARMA [Signature]

It is for general information that I, MAST RAM son of Sh. PREM SINGH, residing at WZ 31A Golden Park Rampura, Punjabi Bagh, New Delhi-110035, declare that name of mine has been wrongly written as MAST RAM MANIYATHA in my son (Surender) educational documents/ service book/license and in the other documents. The actual name of mine is MAST RAM respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MAST RAM [Signature]

It is for general information that I, MAST RAM son of Sh. PREM SINGH, residing at WZ 31A Golden Park Rampura, Punjabi Bagh, New Delhi-110035, declare that name of mine has been wrongly written as MAST RAM MANIYATHA in my son (Devender) educational documents/ service book/license and in the other documents. The actual name of mine is MAST RAM respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

MAST RAM [Signature]

It is for general information that I,SACHIN son of Sh. KUTTU, residing at H-1/44, Jahangir Puri, Delhi-110033. My father name has been wrongly written as ASHOK RAJPUT in my school record while his real is KUTTU and the proof has been made named KUTTU.

It is certified that I have complied with other legal requirements in this connection.

SACHIN [Signature]

नेशनल बोर्ड ऑफ ट्रेड लिमिटेड इन्दौर

नेशनल बोर्ड ऑफ ट्रेड लिमिटेड के उपविधि में निम्न संशोधन के लिए, वायदा बाजार आयोग के उप संचालक से वायदा अनुबंध (विनियमन) अधिनियम 1952 (1952 का क्र. 74) की धारा 11(1)

सह पठित भारत सरकार के वाणिज्य एवं उद्योग मंत्रालय की अधिसूचना क्रमांक S.O. 1162 दिनांक 04 मई, 1960 के अन्तर्गत अनुमोदन दिनांक 03 जनवरी, 2013 को प्राप्त कर लिया गया है, एवं इन्हें उपरोक्त अधिनियम की धारा 11 की उपधारा 4 के अन्तर्गत अधिसूचित किया जाता है।

नेशनल बोर्ड ऑफ ट्रेड लिमिटेड, इन्दौर के उपविधि में संशोधन

उपविधि	वर्तमान	संशोधित
क्र.	प्रावधान	प्रावधान
157	अनुसूची अर्थात् अनुसूची जो की उपविधि का अभिन्न अंग है, जिसमें की वायदा व्यापार की अनुमति प्राप्त कमोडिटीयों के संबंध में समय-समय पर निधारित एवं प्रचलित संविदा विवरण दिया जाता है।	अनुसूची अर्थात् वायदा व्यापार की अनुमित प्राप्त कमोडिटीयों के संबंध में आयोग के पूर्व अनुमोदन के अधीन कार्यकारिणी समिति द्वारा समय-समय पर निर्धारित एवं व्यापार के हित में संशोधित संविदा विवरण।
817(a)	संबंधित कमोडिटीयों के लिए नमूना लेने की प्रक्रिया अनुसूची I.11, II.11 एवं III.11 के उल्लेख के अनुसार रहेगी।	एक्सचेंज में वायदा व्यापर की अनुमति प्राप्त कमोडिटीयों के संबंध में नमूना लेने की प्रक्रिया जो कि आयोग के पूर्व अनुमोदन के अधीन कार्यकारिणी समिति द्वारा समय-समय निर्धारित की जायेगी।

स्थान : इन्दौर

दिनांक: 07.01.2013

जयकुमार ए. एस. कार्यकारी निदेशक

एमसीएक्स स्टॉक एक्सचेंज लिमिटेड

मुम्बई-400093

एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के नियमों में 24 अगस्त, 2012 को हुई इसके निदेशक मंडल की बैठक में निम्नानुसार संशोधन किए गए। इन संशोधनों को सेबी द्वारा दिनांक 12 दिसम्बर, 2012 के अपने पत्र संख्या एमआरडी/ डीएसए/एमसीएक्स-एसएक्स/ओडब्ल्य/27722/2012, द्वारा अनुमोदित किया गया।

अध्याय I-बोर्ड

- (I) नियम 6क को हटाया जाएगा।
- (II) नियम 6ख को हयया जाएगा।

अध्याय II-कार्यकारी समिति

- (I) नियम 2(ग) को हटाया जाएगा।
- (II) नियम 11 को हटाया जाएगा।
- (III) नियम 12 को हृद्यया जाएगा।
- (IV) नियम 17 में शुरू की लाईन में ''कारोबारी सदस्यों'' शब्दों को हटाया जाएगा।

- (V) नियम 18 को हटाया जाएगा।
- (VI) नियम 18क को हटाया जाएगा।
- (VII) नियम 19 को हटाया जाएगा। अध्याय V-अनुशासनिक कार्रवाई, दंड, निलंबन और निष्कासन
- (I) नियम 24 के लिए, निम्नलिखित प्रतिस्थापित किया जाएगा,

"इस अध्याय के प्रयोजनार्थ संबद्ध प्राधिकारी अनुशासनिक कार्रवाई समिति होगी, जिसका गठन समय-समय पर निदेशक मंडल द्वारा किया

जाएगा। अनुशासनिक कार्रवाई समिति में हमेशा केवल गैर-कारोबारी

समस्य शामित होंगे।"

- (II) इस प्रकार प्रतिस्थापित नियम 24 के पश्चात निम्नलिखित नियम जोड़े जाएंगे, नामतः
- "(25) अनुशासनिक कार्रवाई समिति सभी या निम्नलिखित में से किन्हीं शक्तियों को प्रबंध निदेशक को प्रत्यायोजित कर सकती है :--
 - (क) एक्सचेंज द्वारा सदस्यों को जारी परिपत्रों के माध्यम से यथा निर्दिष्ट शिक्तयों के एकसमान पैमाने या संरचना के अनुसार सदस्यों पर मौद्रिक दंड लगाना, चेतावनी जारी करना/सलाह देना या अन्य कार्रवाई करना;
 - (ख) सेबी द्वारा जारी निदेशों के आधार पर सदस्यों के निलम्बन या सदस्यता को रह करने सिहत सदस्यों के विरूद्ध दंडात्मक कार्रवाई करना:
 - (ग) अन्य स्टॉक एक्सचेंजों द्वारा सदस्यों को चूककर्ता घोषित किए जाने के फलस्वरूप एक्सचेंज के उप-नियमों के अध्याय-XV के उप-नियम 2 के तहत सदस्यों का निष्कासन।
- (26) संदेह के निवारण के लिए, यह स्पष्ट किया जाता है कि निम्नलिखित मामलों के संबंध में इस अध्याय के तहत शक्तियों का प्रयोग केवल अनुशासनिक कार्रवाई समिति द्वारा किया जाएगा :--
 - (क) मानक उल्लंघन जिनके लिए मौद्रिक दंड/सलाह/चेतावनी को छोड़कर निलंबन का दंड सा कोई अन्य दंड विहित है।
 - (ख) कोई नया या भिन्न प्रकार का उल्लंघन जिसके लिए मानक दंड विहित नहीं है।
 - (ग) कोई मद जिसमें विवेकाधिकार शामिल हो।"
 - (III) अध्याय V के पश्चात, निम्नलिखित अध्याय जोड़ा जाएगा, नामत:
 - "अध्याय VI-निर्वचन
- (1) इन नियमों में प्रयुक्त शब्द और अभिव्यक्तियां परन्तु इसमें परिभाषित नहीं किए गए हैं, उनका अर्थ वही होगा जो उनको निम्नलिखित में से किसी के अंतर्गत दिया गया है :--
 - (क) प्रतिभूति संविदा (विनियमन) अधिनियम, 1956 और उसके तहत बनाए गए नियम और विनियमन;

- (ख) भारतीय प्रतिभूति एवं विनियम बोर्ड अधिनियम, 1992 और उसके तहत बनाए गए विनियमन;
- (ग) कम्पनी अधिनियम, 1956 और उसके तहत बनाए गए नियम;
- (घ) डिपाजिटरी अधिनियम, 1996 और उसके तहत बनाए गए विनियमन;
- (ङ) एक्सचेंज के उप-नियम और विनियमन;
- (च) एक्सचेंज के ज्ञापन और संगम अनुच्छेद।
- (2) यदि किसी शब्द या अभिव्यक्ति का प्रयोग किया गया हो, किन्तु उसको इसमें परिभाषित नहीं किया गया हो, लेकिन ऊपर उल्लिखित एक से अधिक अधिनियमों/नियम (1) में उल्लिखित दस्तावेजों में परिभाषित हो, जब तक संदर्भ में अन्यथा अपेक्षित न हो, इसका अभिप्राय: वही होगा जो उस नियम में दिए गए क्रम में अन्य (अन्यों) से पहले आने वाले अधिनियम अथवा दस्तावेज में दिया गया है।"

जोसफ मेस्सी प्रबंध निदेशक और सीईओ

टिप्पणियां :

- (1) एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के मूल नियम भारत के राजपत्र के भाग-IV में दिनांक 27 सितम्बर, 2008- 03 अक्तूबर, 2008, पृष्ठ 255 से अधिसूचित किए गए थे और महाराष्ट्र राज्य के राजपत्र में क्रम सं. 462 द्वारा दिनांक 16 अक्तूबर, 2008 में अधिसूचित किए गए थे।
- (2) एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के नियमों में संशोधन भारत के राजपत्र के भाग-IV में दिनांक 01 अगस्त, 2009-07 अगस्त, 2009, को पृष्ठ 252 पर अधिसूचित किया गया और महाराष्ट्र राज्य के राजपत्र में क्रम सं. 123 द्वारा दिनांक 30 जुलाई, 2009 05 अगस्त, 2009 को अधिसूचित किया गया।
- (3) एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के नियमों में संशोधन भारत के राजपत्र के भाग-IV में दिनांक 24 दिसम्बर, 2011 -30 दिसम्बर 2011 को पृष्ठ 1344 पर अधिसूचित किया गया और महाराष्ट्र राज्य के राजपत्र में पृष्ठ सं. 5 पर दिनांक 26 जनवरी, 2012- 01 फरवरी, 2012 को अधिसूचित किया गया।
- (4) एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के नियमों में संशोधन भारत के राजपत्र के भाग-IV में दिनांक 25 फरवरी, 2012-02 मार्च, 2012 को पृष्ठ 127 पर अधिसूचित किया गया और महाराष्ट्र राज्य के राजपत्र में क्रम सं. 582 द्वारा दिनांक 29 मार्च, 2012-04 फरवरी, 2012 को पृष्ठ 1 पर अधिसूचित किया गया।
- (5) एमसीएक्स स्टॉक एक्सचेंज लिमिटेड के नियमों में संशोधन भारत के राजपत्र के भाग-IV में दिनांक 16 जून, 2012-22 जून, 2012 को पृष्ठ सं. 543 पर अधिसूचित किया गया और महाराष्ट्र राज्य के राजपत्र में क्रम सं. 125 द्वारा दिनांक 31 मई, 2012- 06 जून, 2012 को पृष्ठ सं. 21 पर अधिसूचित किया गया।

टिप्पणी : हिन्दी पाठ में अंतर की दशा में अंग्रेजी पाठ अभिभावी होगा।

नेशनल सिक्योरिटीज क्लीयरिंग कॉरपोरेशन लिमिटेड

एक्सचेंज के उप-नियमों में विहित उपबंधों को नीचे दी गई सीमा तक संशोधित किया जाता है:--

- (1) (क) एक्सचेंज के उप नियमों के अध्याय-X के मौजूदा उप नियम (4) को हटाया जाता है।
 - (ख) उपर्युक्त के परिणामस्वरूप अध्याय-X के मौजूदा उप नियम (5), (6), (7), (8), (9), (10) और (11) को क्रमश: (4), (5), (6), (7), (8),(9) और (10) के रूप में पुन: क्रमांकित किया जाता है।
- (2) एक्सचेंज के उप नियमों के अध्याय-XI में परिभाषाओं में निम्नलिखित परिभाषाएं जोड़ी जाती हैं।
 - ''पंचाट'' का तात्पर्य मध्यस्थ द्वारा पारित पंचाट होगा।
 - ''अपीलीय मध्यस्थ'' का तात्पर्य मध्यस्थतों के पैनल से है जो पंचाट के विरुद्ध दाखिल की गई अपील की सुनवाई करता है।
 - ''अपीलीय पंचाट'' का तात्पर्य अपीलीय मध्यस्थ द्वारा पारित पंचाट होगा।
- - (ख) उक्त उप नियम की व्याख्या से पहले उप नियम (1क) के अंत में निम्निलिखित जोड़ा जाता है।

उद्धरण चिन्ह शुरू

बशर्ते कि उप ब्रोकर और उप ब्रोकर के ग्राहकों के बीच विवाद में कारोबारी सदस्य को आवश्यक पक्ष के रूप में जोड़ा जाएगा।

उद्धरण चिन्ह बंद

- (4क) अध्याय-XI के उप नियम (1ख) में ''.......किए गए व्यवहार, लेन-देन और संविदा'' और ''उप नियमों और विनियमनों के उपबंधों के अनुसार मध्यस्थ को प्रस्तुत किए जाएंगे'' शब्दों के बीच आने वाले ''अथवा नहीं'' शब्दों को हटाया जाता है।
- (5)(क) एक्सचेंज के उप नियमों के अध्याय-XI के मौजूदा उप नियम (1ग) को हटाए जाने का प्रस्ताव है।

- (ख) उपयुक्त के फलस्वरूप, (i) मौजूदा उप-नियम (1घ) और (1ङ) को क्रमश: (1ग) और (1घ) के रूप में पुन: क्रमांकित किया जाता है और (ii) पुन: क्रमांकित उप-नियम (1घ) और उप-नियम-2 के संदर्भ में उप-नियम (1घ) को उप-नियम (1ग) पढ़ा जाए।
- (6) उप नियमों के अध्याय XI के मौजूदा उप नियम (3) को नीचे दिए गए अनुसार निम्नलिखित नए उप नियम (3) के द्वारा प्रतिस्थापित किया जाता है।

उद्धरण चिन्ह शुरू

मध्यस्थता के लिए सीमा निर्धारण अविध

(3) मध्यस्थता आवेदन दाखिल करने के लिए सीमा निर्धारण अविध, सीमा निर्धारण द्वारा शासित होगी अर्थात अधिनियम की धारा 43 के तहत यथा निर्दिष्ट सीमा निर्धारण अधिनियम, 1963।

स्पष्टीकरण: 01 सितम्बर, 2010 से पूर्व दाखिल मध्यस्थता आवेदन, जिनमें मध्यस्थता आवेदन मात्र सीमा निर्धारण के आधार पर खारिज किए गए हैं और विवाद की तारीख से अभी तीन वर्ष समाप्त नहीं हुए हैं को उपर्युक्त सीमा निर्धारण अविध में शामिल किया जाएगा।

उद्धरण चिन्ह बंद

(7) (क) उप नियमों के अध्याय-XI के उप नियम (13) की मौजूदा उप धारा (ख) को नीचे दिए अनुसार निम्नलिखित नई धारा द्वारा प्रतिस्थापित किया जाता है:--

उद्धरण चिन्ह शुरू

मध्यस्थता को पूरा करने के लिए समय

मध्यस्थता कार्रवाई को मध्यस्थ (मध्यस्थतों) की नियुक्ति से चार महीने के अंदर मध्यस्थता पंचाट जारी करके सम्पन्न किया जाएगा और इस अवधि को ऐसे और समय तक बढ़ाया जा सकता है जैसाकि प्रबंध निदेशक द्वारा विनिर्दिष्ट किया जाता है।

उद्धरण चिन्ह बंद

- (ख) एक्सचेंज के उप नियमों के अध्याय-XI के उप नियम 13 की मौजूदा उप धारा (ग) और (घ) को हयया जाता है।
- (8) एक्सचेंज के उप नियमों के अध्याय-XI में उप-नियम 13ख(क) और उप-नियम 13ख(ख) के रूप में निम्नलिखित धाराओं को जोड़ा जाता है।

उद्धरण चिन्ह शुरू

13ख (क) एक्सचेंज उपर्युक्त उप नियम 13क में यथाविनिर्दिष्ट अलग खाते में रखी गई पंचाट राशि का भुगतान पंचाट प्राप्त करता को अपीलीय मध्यस्थ के समक्ष दायर की गई अपील के लिए समय समाप्त होने और कोई अपील दाखिल नहीं की जाती तो अलग रखी गई राशि पर अर्जित ब्याज सहित पंचाटग्राही को भुगतान

- (ख) एक्सचेंज पंचाटग्राही को निम्न के तुरंत बाद अलग रखी गई राशि पर अर्जित ब्याज के साथ पंचाटग्राही को अपीलीय पंचाट का भुगतान करेगा :--
- (i) अधिनियम की धारा 34 के तहत ऐसे अपीलीय पंचाट को निरस्त करने के लिए न्यायालय में आवेदन दाखिल करने का समय समाप्त हो गया है और कोई आवेदन नहीं किया गया है, अथवा
- (ii) अधिनियम की धारा 34 के तहत ऐसे अपीलीय पंचाट को निरस्त करने के लिए न्यायालय को जो आवेदन किया गया है को ऐसे न्यायालय द्वारा नकार दिया गया है. अथवा
- (iii) अधिनियम की धारा 34 के तहत ऐसे अपीलीय पंचाट को निरस्त करने के लिए न्यायालय को आवेदन किया गया है परंतु अपीलीय पंचाट प्राप्त करने के पश्चात् आवेदन करने के लिए उस तारीख को तीन महीने की अवधि के अंदर ऐसे न्यायालय द्वारा कोई स्थगन नहीं दिया गया है।

उद्धरण चिन्ह बंद

(9) एक्सचेंज के उप नियमों के अध्याय-XI में उप नियम 19 के रूप में निम्नलिखित धारा जोड़ी जाती है:--

उद्धरण चिन्ह शुरू

अपीलीय मध्यस्थता

- 19 (क) पंचाट द्वारा खिन्न पक्ष पंचाट के विरुद्ध अपीलीय मध्यस्थ को ऐसी समयाविध और ऐसे ढंग से, जैसे कि उप नियम 3 के तहत विहित उपबंधों के होते हुए भी समय-समय पर सम्बद्ध प्राधिकरी द्वारा विनिर्धारित की जाती है, अपील कर सकता है।
 - (ख) अपील मध्यस्थता में तीन मध्यस्थ होंगे, जो उनसे भिन्न होंगे जिन्होंने अपील किए गए मध्यस्थता पंचाट के विरुद्ध निर्णय दिया है और ऐसे अपीलीय मध्यस्थ अपील को अपीलीय मध्यस्थ की नियुक्ति की तारीख से तीन महीने के अंदर असीलीय मध्यस्थता पंचाट को जारी करके अपील का निपयन करेंगे।
 - (ग) अपील पंचाट की द्वारा खिन्न कोई पक्ष अधिनियम की धारा 34 के अनुसार क्षेत्रीय केन्द्र, जहां अपील पंचाट कार्रवाई की गई है, के निकटतम सक्षम क्षेत्राधिकार के न्यायालय के समक्ष आवेदन दाखिल कर सकता है।
 - (घ) उप नियम 1 से 18 के उपर्युक्त अनुबंध अपीलीय मध्यस्थता को लागू होंगे।

उद्धरण चिन्ह बंद

(10) अध्याय-XI के मौजूदा उप-नियम 17 को निम्नानुसार निम्नलिखित नए उप-नियम 17 द्वारा प्रतिस्थापित किया जाता है:--

उद्धरण चिन्ह शुरू

(17) मध्यस्थता और अपीलीय मध्यस्थता को संघटक के निकटतम क्षेत्रीय केन्द्र में सम्पन्न किया जाएगा। अपीलीय मध्यस्थता द्वारा पारित अपीलीय मध्यस्थता पंचाट के निर्णय के विरुद्ध अधिनियम की धारा 34 के तहत आवेदन, यदि कोई हो, को ऐसे क्षेत्रीय केन्द्र के निकटतम सक्षम न्यायालय में दाखिल किया जाएगा।

उद्धरण चिन्ह बंद

आर. जयकुमार प्राधिकृत हस्ताक्षरी

टिप्पणी : हिन्दी पाठ में भिन्नता की स्थिति में अंग्रेजी पाठ अभिभावी होगा।

नेशनल सिक्योरिटीज क्लीयरिंग कॉरपोरेशन लिमिटेड के नियमों में प्रस्तावित मसौदा संशोधन, जैसा नीचे दिए गए हैं, को सामान्य धारा अधिनियम, 1897 की धारा 23 के उपबंधों के अनुसार आलोचना के लिए भारत के सरकारी राजपत्र में प्रकाशित किया जाता है। क्लीयरिंग कॉरपोरेशन के नियमों में प्रस्तावित संशोधनों पर किसी व्यक्ति के प्रेक्षणों को अधोहस्ताक्षरी को राजपत्र में इस प्रकाशन की तारीख से पन्द्रह दिन के अंदर एक्सचेंज प्लाजा, सी-1, ब्लॉक जी, बांद्रा-कुर्ला काम्प्लेक्स, बांद्रा पूर्व, मुम्बई-400051 को भेजा जा सकता है। उपरोक्त तारीख के पश्चात प्राप्त प्रेक्षणों पर मसौदे पर विचार करते समय ध्यान में नहीं रखा जाएगा।

- (i) नियमों के अध्याय-IV के नियम 3 के खंड (1) मं उप-खंड (ख) के पश्चात उप-खंड (ग) के रूप में 'सीमित देनदारी साझेदारी' को जोड़े जाने का प्रस्ताव है और इसके फलस्वरूप अध्याय-IV के नियम 3 के खंड (1) में मौजूदा उप-खंडों (ग) और (घ) को क्रमशः खंड (घ) और (ङ) के रूप में पुनः क्रमांकित किए जाने का प्रस्ताव है।
- (ii) नियमों के अध्याय-IV के नियम 3 में खंड (3) के रूप में निम्नलिखित खंड को जोड़े जाने का प्रस्ताव है

उद्धरण चिन्ह शुरू

- (3) कोई सीमित देनदारी साझेदारी क्लीयरिंग कॉरपोरेशन की क्लीयरिंग सदस्यता की अनुमति दिए जाने की पात्र नहीं होगी जब तक कि:
 - (क) सीमित देनदारी साझेदारी बनाई नहीं जाती और सीमित देनदारी साझेदारी अधिनियम, 2008 के तहत पंजीकृत नहीं की जाती।
 - (ख) सीमित देनदारी साझेदारी के लिए यथा प्रयोज्य सीमा तक किसी कम्पनी से संबंधित प्रतिभृति संविदा (विनियमन) नियमावली, 1957 के नियम 8(4क) की शर्तों का सीमित देनदारी साझेदारी अनुपालन न करती हो।

उद्धरण चिन्ह बंद

आर, जयकुमार सहायक कम्पनी सचिव

टिप्पणी : हिन्दी पाठ में अंतर की दशा में अंग्रेजी पाँठ अभिभावी होगा।

ईन्टर कनैक्टड-स्टॉक एक्सचेंज (इण्डिया) लि. मुंबई

े सिक्युरिटीज़ कॉन्ट्रैक्ट्स (रेगुजेषन) (स्टॉक् एक्सवेंज एंड क्लीयरिंग कॉर्पोरेषन्स) रेगुलेषन्स, 2012 दिनांक 20.06.2012 के आलोक में आई.एस.ई. के संस्था के अंतर्नियमों में संषोधन

धारा :	वर्तमान धारा	प्रस्तावित संषोधनोपरान्त
1.5	व्यापारी सदस्य, व्यक्ति, निगमित निकाय या फर्म से उसके संबंध के आधार पर 'सहयोगी' शब्द में शामिल माने जाएंगेः 1) वह जो प्रत्यक्ष या परोक्ष रूप से, स्वय अथवा अन्य व्यकितयों के साथ मिलकर व्यापारी सदस्य के उपर नियंत्रण रखता हो, वह चाहे व्यक्ति निगमित निकाय या फर्म हो या ऐसे निकायों में जिसकी शेयर धारिता बड़ी अथवा 15 प्रतिषत से कम न हो या 2) जिसके संबंध में व्यापारी सदस्य, निगमित निकाय या फर्म, प्रत्यक्ष या परोक्ष रूप से खुद होकर अथवा अन्य लोगों के साथ मिलकर, नियंत्रण रखता है, 3) जिसका निदेषन या भागीदार, व्यापारी सदस्य, निगमित निकाय या फर्म, जैसी भी स्थिति हो, का भी निदेषक या भागीदार हो। "नियंत्रण" शब्द का अर्थ वही होगा जैसा कि सेबी (सब्सटेंषियल एक्विजिषन ऑफ शेयर्स एंड टेक ओवसी) रेगुलेषन्स, 1997 के विनियम 2 के खंड 'सी' में परिभाषित है।	किसी व्यक्ति के संबंध में 'सहयोगी' शब्द के अर्न्तगत आएंगे: 1) जो प्रत्यक्ष या परोक्षरूप से, अथवा अन्य लोगों के साथ मिलकर, प्रथम व्यक्ति पर नियंत्रण रखता हो, 2) जिसके पास, प्रथम व्यक्ति की सामान्य प्रदत्त पूंजी के पंद्रह प्रतिषत या उससे अधिक पर नियंत्रण हो, 3) जिसका निदेषक या भागीदार प्रथम व्यक्ति का भी अथवा उसकी अनुषंगी या धारक कंपनी या प्रथम व्यक्ति या भागीदार, जैसा भी मामला हो, निदेषक या भागीदार हो 4) जो प्रथम व्यक्ति या कंपनी की घटक कंपनी या अनुषंगी कंपनी हो और प्रथम व्यक्ति में प्रबंधन के तहत हो, 5) जो प्रथम व्यक्ति का रिष्तेदार हो, 6) जो हिंदू अविभाजित परिवार का संदरय हो जिसका प्रथम व्यक्ति भी सदस्य हो।
1.8	"बैंकिंग कंपनी" से अभिप्राय वह कंपनी है, जो भारत में बैंकिंग का कारोबार करती है।	"बैंकिंग कंपनी" का वहीं अर्थ लिया जाएगा, जो बैंकिंग रेगुलेषन एक्ट, 1949 (1949 का 10) के खण्ड (सी) की घारा 5 में वर्णित है।
1.11 A.	नया जोड़ा गया	"क्लीयरिंग कार्पोरेशन" का अर्थ वह निकाय है जिसकी स्थापना, प्रतिभूतियों के व्यापार का समाषोधन एवं निपटान हेतु अथवा उत्पाद के अन्य लिखतों के लिये कि गई है, जिनके व्यापार मान्यता प्राप्त स्टॉक एक्सचेंजों के साथ या उनके साथ होते हों और इसमें समाषोधन ग्रह भी शामिल होगा।
1.11 B.	नया जोड़ा गया	"क्लीयरिंग मेंबर" से अभिप्राय वह व्यक्ति है, जिसके पास किसी मान्यता प्राप्त समाषोधन ग्रह में समाषोधन व निपटान के अधिकार हों: बषर्ते कि कोई भी व्यक्ति सिक्युरिटज़ कांट्रेक्ट्स (रंगुलेषन) (स्टाक एक्सचेंज एण्ड क्लीयरिंग कार्पोरेषन्स) रेगुलेषन्स, 2012 के लागू होने के दिनांक के दिन, किसी समाषोधन ग्रह या समाषोधन निगम के समाषोधन सदस्य के रूप में कार्यरत हो, को तब तक समाषोधन सदस्य माना जाएगा, तब तक कि उसक आवेदन, यदि कोई हो, पंजीयन हेतु, बोर्ड द्वार अस्वीकृत न कर दिया जाए, या समाषोधन ग्रह से उसकी सदस्यता की अवधि पूरी न हो जाए, जो भी पहले हो।
1.13 A.	नया जोड़ा गया	"कंट्रोल" का वही अर्थ लिया जाएगा जैसा वि सिक्युरिटिज़ एण्ड एक्सचेंज बोर्ड आफ इंडिय (सबस्टेंषियल एक्विजिषन ऑफ शेयर्स एण्ड टेव ओवसी) रेगुलेषन्स् 2011 या उसमें हुए किन्हीं संबोधन की धारा (ई) की उपधारा (1) में वर्णित हो।
1.23 A.	नया जोड़ा गयां	"की मैनेजमेंट पर्सोनेल" का अर्थ वह व्यक्ति है, ज किसी कंपनी के किसी विभाग में अध्यक्ष के तौर प

•		
	·	कार्यरत हो या ऐसे कार्यपालिक पद पर हो, जो पदानुक्रम में इनसे या अन्य पदों से ऊपर हो जैसा कि कंपनी ने घोषित किया हो।
1.23 B.	नया जोड़ा गया	"इंषुरेंस कम्पनी" का वही अर्थ लिया जाएगा जो इंषुरेंस एक्ट 1938 (1938 के 4) की धारा 2 के उपखंड (8) में दिया गया है।
1.34	"पर्सन्स एक्टिंग इन कन्सर्ट" का आषय वे व्यक्ति होंगे जो अन्य लोगों के साथ मिल कर समान इरादों या उद्देष्य की प्राप्ति हेतु प्रत्यक्ष अथवा परोक्ष रूप से काम करते है।	"पर्सन्स एक्टिंग हन कन्सर्ट" का आषय शेयर धारिता या मताधिकार या नियंत्रण के संदर्भ में, यथोचित परिवर्तनों के साथ, वहीं होगा जो सिक्युरिटीज़ एंड एक्सचेंज बोर्ड आफ इंडिया (सब्सटेंषियल एक्विजिषन आफ शेयर्स एंड टेक ओवर्स) रेगुलेषन, 2011 या इसमे हुए किन्हीं संषोधनों के विनियम 2 के उपविनियम (1) की धारा (9) में दिया गया है।
1.34 A.	नया जोड़ा गया	''पर्सन रेसिडेंट इन इंडिया'' का वही अर्थ होगा जैसा फारेन एक्सचेंज मैनेजमेंट एक्ट, 1999 (1999 के 42) के खंड 2 में वाक्यांष (V) में वर्णित है।
1.34 B	नया जोड़ा गया	''पर्सन रेसिडेंट आउट साइड इंडिया' का वही अर्थ होगा जैसा फारेन एक्सचेंज मैनेजमेंट एक्ट, 1999 (1999 के 42) के खंड 2 में वाक्यांष (W) में वर्णित है।
1.35 A.	नया जोड़ा गया	"पब्लिक में जनता या उसके किसी वर्ग के सभी लोग समाहित होते हैं, किंतु उसमें कोई व्यापारी सदस्य या सभाशोधन सदस्य या उनके सहयोगी अथवा अभिकर्ता शामिल नहीं होते हैं बषतें कि सार्वजनिक क्षेत्र का बैंक या बीमा कंपनी म्यूचुअल फंड और वैकल्पिक निवेष फंड जो सार्वजनिक क्षेत्र का हो, ऐसे सहयोगी हों जो व्यापारी सदस्य या समाषोधन सदस्य हों, को इन विनियमो के मकसद से पब्लिक माना जाएगा।
1.36	"पब्लिक इंटरेस्ट डायरेक्टर" से अभिप्राय वह व्यक्ति होगा गो वर्तमान में सेबी द्वारा गठित पैनल के द्वारा कंपनी के मंडल में नामित हो, जो कि कंपनी के अंतर्नियमों, नियमों, उप विधियों एवं विनियमों के अनुसार नियुक्त किया गया है। आगे यह स्पष्ट किया जाता है कि जब तक सेबी द्वारा जनहित निदेषकों में लिये पैनल का गठन नहीं किया जाता तब तक कंपनी के जनता के प्रतिनिधि निदेषक उस तिथी से पूर्व बतौर कंपनी पंजीकृत होने से पहले जो कि शेयरों द्वारा मर्यादित हो, को कंपनी के जन हित तिदेषक माना जाएगा।	"पब्लिक इंटरेस्ट डायरेक्टर" का अर्थ वह स्वतंत्र निदेषक है जो प्रतिभूति बाजार में निदेषकों के हितों का प्रतिनिधित्व करता है, और उसका संबंध किसी संस्थान से प्रत्यक्ष या परोक्ष रूप से नहीं है, जिस्तका सेबी के विचार से उसकी भूमिका से टकराव हो।
1.36 A	नया जोड़ा गया	"रिकागनाइज्ड क्लीयरिंग कार्पोरेषन" का मतलब ऐसा समाषोधन ग्रह हैं, जिस सेबी ने सिक्युरिटीज़ कांट्रेक्ट्स (रेगुलेषन) एक्ट, 1956 (1956 के 42) के खंड 4 और खंड 8 A के साथ सहपठित के अंतर्गत मान्यता दी हो।
1.39 A	नया जोड़ा गया	"रेगुलेटरी डिपार्टमेंट का अर्थ किसी मान्यता प्राप्त स्टाक एक्सचेंज या मान्यता प्राप्त समाषोधन ग्रह का वह विभाग है जिसे विनियमित अधिकारों और कर्तव्यों से वेष्ठित किया गया हो तथा उस में ऐसे विभाग समाहित होते हैं जैसा सेबी ने निर्दिष्ट कर रखा हो।

1.49	Α .	नया जोड़ा गया "ट्रेडिंग मेंबर" का अर्थ ISE के किसी भी खण्ड का	"शेयर होल्डर डायरेक्टर" का अर्थ वह निदेषक है जो शेयर धारकों के हितों का प्रतिनिधित्व करता है, और ऐसे प्रतिभूति धारकों द्वारा चुना या मनोनीत किया जाता है, जो कि व्यापारी सदस्य या समाषोधन सदस्य न हों, जैसा भी मामला हो या, उनके सहयोगी अथवा अभिकर्ता न हो। "ट्रेडिंग मेंबर" का अर्थ है वह व्यक्ति जिसके पास
		शेयर दलाल है और जिसका पंजीयन सेबी (स्टाक ब्रोकर्स एण्ड सब ब्रोकर्स) रेगुलेषन्स 1992 के तहत सेबी के साथ हुआ हो। कोई व्यापारी सदस्य कंपनी का सदस्य हो सकता है और नहीं भी हो समता है।	ISE में कारोबार करने का अधिकार हो, और उसमें शेयर दलाल भी शामिल होते है।
1(b)v		इन धाराओं के प्रावधानों में जो संस्था के अंतर्नियमों में वर्णित हैं और कंपनीज एक्ट,1956 के बीच कोई टकराव की स्थिति निर्मित होने पर, कंपनी अधिनियम 1956 की धाराएं लागू होंगी।	इन धाराओं के प्रावधनों में जो संस्था के अंतर्नियमों में वर्णित हैं और कंपनीज एक्ट, 1956 के बीच किसी टकराव की स्थिति निर्मित होने पर कंपनी अधिनियम 1956 की धाराएं लागू होंगी। इतने पर भी इन धाराओं में जो कुछ भी कहा गया है, सिक्युरिटीज़ कांट्रेक्ट्स (रंगुलेषन) (स्टाक एक्सचेंज एण्ड क्लीयरिंग कार्पोरेषन्स) रंगुलेषन्स् 2012 के प्रावधान ही बंधनकारक होंगे, जहां तक कि वे सिक्युरिटीज कांट्रेक्ट्स (रंगुलेषन) (स्टाक एक्सचेंज एण्ड क्लीयरिंग कांट्रेक्ट्स (रंगुलेषन्) (स्टाक एक्सचेंज एण्ड क्लीयरिंग कांट्रेक्ट्स (रंगुलेषन्) (स्टाक एक्सचेंज एण्ड क्लीयरिंग कांट्रेक्ट्स (रंगुलेषन्स) 2012 से असंगत हो।
2.	Α	न्यूनतम निवल संपत्ति (मिनिमम नेटवर्क)	ISE दिनांक 30 मई 2012 से 3 वर्षों के अंदर एक सौ करोड़ की न्यूनतम निवल संपत्ति हांसिल कर लेगा और उसे सदैव कायम रखेगा। इस धारा के उद्देष्य से 'नेटवर्क' का वही अर्थ होगा जो सेबी द्वारा समय—समय पर परिमाषित किया जाए।
3.	A	सामान्य शर्ते	 इन धाराओं में जैसा वर्णित है उसे छोड़ कर किसी व्यक्ति का कंपनी में मताधिकार उस सीमा से अधिकं नहीं होगा, जैसा कि इन धाराओं में किसी भी समय बिंदु पर निर्दिष्ट हो। शेयरधारिता, जैसा कि इन धाराओं में निर्दिष्ट किया गया है, में वे सभी लिखत शामिल होंगे जिन पर स्वामित्व या नियंत्रण प्रत्यक्ष या परोक्ष रूप से है, और जो किसी भविष्य की तारीख पर सामान्य शेयर हेतु पात्रता अथवा सामान्य शेयर पर अधिकार प्रदत्त करता है। बषर्त कि कोई सामान्य शेयर या ईक्विटी पर अधिकार जो इन लिखतों से सृजित होता है और वह इन धाराओं में वर्णित शेयर धारिता की सीमा से अधिक हो, उसे निर्धारित सीमा के अंदर इतने समय के भीतर कर दिया कर दिया जाएगा, जैसा कि बोर्ड तय करें और जिसे 20 जून 2012 से तीन वर्षों तक विस्तारित किया जा सकेगा।
3.	B	कंपनी में शेयरधारिता	 कम से कम अदा की जा चुकी कंपनी की ईक्विटी शेयर पूंजी का इक्यावन प्रतिषत जनता के पास रहेगा। भारत में निवास करने वाला कोई भी व्यक्ति किसी भी समय, प्रत्यक्ष या परोक्ष रूप से, स्वय या अन्य लोगों के साथ मिलकर, कंपनी की प्रदत्त ईक्विटी शेयर पूंजी के पांच प्रतिषत से अधिक की धारिता नहीं रख सकेगा।

1				
ţ.				बषर्ते कि
	* •			1. को ई स्टाक एक्सचेंज,
				2. निक्षेपागार
				3. बैंकिंग कंपनी,
				4. बीमा कंपनी और
				 सरकारी वित्तीय संस्थान
				खुद होकर या अन्य लोगों के साथ मिलकर,
		.*		प्रत्यक्ष या परोक्ष रूप से कंपनी में पंद्रह प्रतिषत
		**		तक प्रदत्त ईक्विटी शैयर पूंजी का अधिग्रहण कर
į			* *	सकते या रख सकते है।
				3. कोई भी व्यक्ति जो भारत के बाहर निवास करता
				है, वह प्रत्यक्ष या परोक्ष क्लप से, खुद होकर या
				अन्य लोगों के साथ मिलकर, कंपनी को प्रदत्त
				अन्य लागा क साथ ानलकर, कपना का प्रदत्ता
				इक्विटी शेयर पूंजी के पांच प्रतिषत का अधिग्रहण
	- "			नहीं कर सकेगा, न रख सकेगा।
				4. उन सभी लोगों की संयुक्त शेयरधारिता जो भारत
ŀ	1			के बाहर रह रहे हों और कम्पनी की प्रदत्त
	C.		•	इक्विटी शेयर पूंजी में इस की कुल प्रदत्त
				इक्विटी शेयर पूंजी का किसी भी समय 49
				प्रतिषत से अधिक नहीं होगा और वह निम्नांकित
				के अन्तर्गत होगा:
	*			अ) ऐसे लोगों की संयुक्त धारिता जो विदेषी
- 1			•	प्रत्यक्ष निवेष मार्ग से प्राप्त की गई है, वह
				किसी भी समय कुल अदा की गई इक्विटी
:				शेयर पूंजी में 26 प्रतिषत से अधिक नहीं
				होगी।
			• .	ब) विदेषी संस्थागत निवेषकों की संयुक्त धारिता
	- 80			किसी भी समय कुल प्रदत्त की इक्विटी
- [w.		
	- 3			शेयर पूंजी के 23 प्रतिषत से अधिक नहीं
	· ·	·		होगी।
				स) कोई भी विदेषी संस्थागत निवेष कम्पनी के
		× .		शेयर द्वितीयक बाजार के जरीये के अलावा
	4 (4)	-		अन्य किसी उपाय से प्राप्त नहीं करेगा।
				स्पष्टीकरण:- खण्ड (स) के उद्देष्य से कम्पनी
				के शेयरों को द्वितीयक बाजार से प्राप्त करने का
				अर्थ निम्नानुसार होगा:-
				1. यदि कंपनी सूची बद्ध न हो, तो विदेषी
	•	,	ą.	संस्थागत निवेषक कंपनी के बाहर सौदे
				करके शेयर प्राप्त कर सकता है, बषर्ते कि
				वह शेयरों का आरंभिक आवंटन न हो।
	÷ "-			2. यदि कंपनी सूचीबद्ध हो, तब विदेषी
		n		संस्थागत निवेषक केवल मान्यता प्राप्त स्टाक
				एक्सचेंज के माध्यम से ही सौदे करेगा जहां
	3	1		ऐसे शेयर सूचीबद्ध हो ।
		See 1		5. किसी भी समाषोधन ग्रह का कंपनी में किसी भी
,	* 2. 4			प्रकार का अधिकार, हित या दांव नहीं होगा।
•	114	S		अनंतर चत्र जालचत्तर, विशे चा साम गठा होगा।
	3. C	शेयरों के अधिग्रहण या धारण हेतु पात्रता		1. कोई भी व्यक्ति कंपनी के साधारण शेयरों का
	3. C	The state of the s	•	प्रत्यक्ष या परोक्ष रूप से अधिग्रहण नहीं करेगा या
	. 1			उन्हें धारण नहीं करेगा यदि वह उचित व सक्षम
			*	न हो ।
•	*			2. कोई व्यक्ति प्रत्यक्ष या परोक्ष रूप से खुद होकर
		1.5		या अन्य लोागें के साथ मिलकर ऐसे इक्विटी
				या अन्य लाग क साथ गलकर एस इंक्यिटा
				शेयर प्राप्त करता है जिससे उसकी शेयर
		*		धारिता कंपनी की प्रदत्त इक्विटी शेयर पूंजी के 2
	L	1		

`			
(x .	· · · · · · · · · · · · · · · · · · ·	प्रतिषत से अधिक हो जाए, तो उसे अधिग्रहण में 15 दिवसों के अन्दर सेबी का अनुमोदन प्राप्त करना होगा। 3. वह व्यक्ति जिसे उपर उल्लेखित धारा 3 ठ के
			उपखण्ड (2) के तहत 2 प्रतिषत से अधिक प्रदत्त इक्विटी शेयर पूंजी रखने की पात्रता हो, वह कंपनी की प्रदत्त इक्विटी शेयर पूंजी के 5 प्रतिषत से अधिक इक्विटी शेयर पूंजी रख सकेगा यदि उसने इस हेतु सेबी का अनुमोदन प्राप्त कर
			लिया हो। 4. कोई भी व्यक्ति जिसके पास 20 जून 2012 को कंपनी की प्रदत्त इक्विटी शेयर पूंजी के 2 प्रतिषत से अधिक की धारिता हो, वह इन धाराओं
			का अनुपालन उस तिथी से 90 दिनों के अंदर सुनिष्चित करेगा। 5. यदि उस व्यक्ति को उपर उल्लेखित उपखण्ड (2) के अन्तर्गत सेबी का अनुमोदन प्राप्त नहीं होता है
			तो वह अपनी अधिक शेयर धारिता का त्याग करेगा। 6. जिस व्यक्ति के पास कम्पनी की प्रदत्त इविवटी
3	я		शेयर पूंजी से 2 प्रतिषत से अधिक की धारिता हो, वह प्रत्येक वित्त वर्ष के अंत के 15 दिवसों के अंदर कम्पनी को एक घोषणा पत्र प्रस्तुत करेगा। कि वह इन धाराओं में वर्णित उचित व दुरूस्त मानदंडों का अनुपालन कर रहा है।
3. D	योग्य व उचित मानदंड		इन धाराओं के मकसद से उस व्यक्ति को योग्य व उचित माना जायेगा यदि:— अ. ऐसे व्यक्ति की सामान्य ख्याति है और
		· v	उसका उचित व्यवहार एवं ईमानदारी का रेकार्ड है, जिसके अन्तर्गत निम्नांकिंत बातें आती है पर यह कोई सीमा नहीं है — 1. वित्तीय निष्ठा
			 अच्छा व्यक्ति व चिरित्र, तथा ईमानदारी ऐसे व्यक्ति ने इनमें से कोई अयोग्यताएं अर्जित न की हो। वह व्यक्ति या उसके किसी पूर्ण
	*		कालिक निदेषकों या प्रबंधकीय भागीदारों को किसी न्यायालय से अनैतिक कृत्यों के लिए सजा मिली
		ν,	हो। या नैतिक दुष्टता अथवा किसी आर्थिक अपराध या प्रतिभूति कानूनों के विरूद्ध जुर्म के लिए दण्ड मिला हो। 2. उस व्यक्ति को कारोबार समेटने का
			आदेष पारित हुआ हो। 3. व्यक्ति या उसके किसी पूर्ण कालिक निदेषकों या प्रबंधकीय भागीदारों में से किसी को दिवालीया घोषित किया गया
			हो और उसे बरी न किया गया हो। 4. सेबी अथवा किसी अन्य नियामक अधिकारी द्वारा, व्यक्ति या उसके किसी पूर्ण कालिक निदेषक या प्रबंधकीय
			भूरी कीलिक निदेषक या प्रबंधकीय भागीदार के विरूद्ध उन पर प्रतिभूतियो का कारोबार करने पर प्रतिबंध लगाया

		गया हो या उन्हें ऐसा करने से रोका गया हो या प्रतिभूति बाजार में जोखिम आंकने से रोकने का आदेष जारी किया गया हो उक्त आदेष के दिनांक से 3 वर्षों का समय न बीत चुका हो। 5. अन्य कोई आदेष सेबी या अन्य किसी नियामक सत्ता द्वारा उस व्यक्ति अथवा उसके किसी पूर्ण मालिक निदेषक या प्रबंध की भागीदार के विरुद्ध पारित किया गया हो जिसका संबंध प्रतिभूति बाजार से हो और आदेष के दिनांक से तीन वर्षों का समय न बीत चुका हो। 6. व्यक्ति को सक्षम क्षेत्राधिकार वाले न्यायालय में दिमागी तौर पर विक्षिप्त पाया हो और अदालत का निर्णय प्रभावषील हो, और 7. व्यक्ति वित्तीय दृष्टि से मजबूत न हो 2. यदि कोई ऐसा प्रष्न उठता है कि व्यक्ति योग्य व उचित है या नहीं, तो ऐसे प्रष्न पर सेबी का निर्णय अंतिम होगा।
3. E	नया जोड़ा गया	बोर्ड को इस बात का अधिकार है कि वह ऐसे कदम उठाए, ऐसे कार्य एवं क्रियाएँ करें जो कि आवष्यक हो उन समस्त कानूनी व नियामक अनुमोदनों को प्राप्त करें जो कि कम्पनी की प्रतिभूतियों को मान्य स्टॉक एक्सचेंज में सूचीबद्ध करने हेतु जरूरी है जिस के भारत में देष व्यापी टर्मिनल्स हो।
78 A	अमिलेख संघारण	उन अन्य कानूनों के अतिरिक्त जो लागू है, कंपनी अपने सभी बही खातों, पंजियों और दस्तावेजों व रेकाडों को जो उसकी प्रतिभूतियों के जारी करने या हस्तांतरण से संबंधित हो, कम से कम दस वर्षों तक सुरक्षित रखेगी।
145	मंडल (बोर्ड) का गठन नियत दिनांक से और उस दिन निदेषक मंडल में होंगे— अ) सेबी द्वारा गठित पैनल से तीन जनहित निदेषक ब) कंपनी के शेयर दलालों के अधिकाधिक दो प्रतिनिधि जिन्हें व्यापारी सदस्य निदेषक कहा जाएगा। स) शेयर दलालों के अधिकाधिक 6 प्रतिनिधि जिन्हें शेयर धारक निदेषक कहा जाएगा, इसके अलावा यदि कंपनी के रणनितीक भागीदार/बहुमत शेयर धारक हों तो शेयरधारक निदेषकों में से कम से कम एक तिहाई गैर—कार्यपालिक स्वंतत्र निदेषक होंगे, और	बोर्ड का गठन— 1. कंपनी के बोर्ड में होंगे अ. शेयर धारक निदेषक ब. जनहित निदेषक और स. प्रबंध निदेषक
145 (2)	नया जोड़ा गया	जनहित निदेषकों की संख्या कंपनी के शेयर धारक निदेषकों की संख्या से कम नहीं होगी।
145 (3)	नया जोड़ा गया	कंपनी का कोई भी कर्मी, की बोर्ड में नियुक्ति, प्रबंध निदेषक के अतिरिक्त हो सकती है, और ऐसे निदेषक शेयरधारक निदेषक माना जायेगा।

		· · · · · · · · · · · · · · · · · · ·
145 (4)	नया जोड़ा गया	कोई भी व्यापारी सदस्य या समाष्ट्रोधन सदस्य या उनके सहयोगी या अभिकर्ता कंपनी के निदेषक मण्डल पर नहीं हो सकते।
145 (5)	नया जोड़ा गया	कंपनी के मण्डल में किसी विदेषी संस्थागत निदेषक का प्रतिनिधित्व नहीं हो सकता ।
145 (6)	नया जोड़ा गया	प्रबंध निदेषक बोर्ड में पदेन निदेषक होगा और वह जनहित निदेषकों या शेयरधारक निदेषकों की श्रेणी में शामिल नहीं होगा।
147	कंपनी का अध्यक्ष (चेयरमेन) उन निदेषकों में से चुना जायेगा जो कि कार्यपालिक निदेषक या व्यापारी सदस्य निदेषक नहीं है।	सेबी में पूर्व अनुमोदन के अन्तर्गत चेयरपर्सन जनहित निदेषकों में चुना जायेगा।
148	जनहित निदेषकों की योगिताएँ जनहित निदेषक वह व्यक्ति होगा— 1. जो इस मकसद से सेबी द्वारा गठित पेनल में हो, जिसमें षिक्षा शास्त्री, पेषेवर, उद्योगों के प्रतिनिधि, जाने माने लोग, निवेषकों के संगठनों मनोनीत व्यक्ति हों, 2. जो अपनी नियुक्ति के समयः— अ. शेयर दलाल या उप दलाल न हो, या ब. किसी फर्म या निगमित निकाय में रूची न रखता हो, जो कि बतौर शेयर धारक अथवा कर्मी (केवल एक घटक ही नहीं) शेयरों या स्टाक का कारोबार करती / करता हो, या स. प्रतिभूतियों का व्यापार करता हो तथा 3. जो निदेषक नियुक्त होने के पूर्व एक वचन पत्र दर्ज करता है कि यदि उसे कंपनी का निदेषक नियुक्त किया गया तो वह बतौर निदेषक अपने कार्यकाल में— अ. स्टाक दलाल या उपदलाल नहीं रहेगा, या ब. किसी ऐसी फर्म या निगमित निकाय में दिलचस्पी नहीं रखेगा जो शेयर स्टाक का व्यापार करती हो और शेयर धारक या नौकर की हैसियत से (मात्र घटक भी हैसियत से नहीं) या स. अन्यथा प्रतिभूतियों का व्यापार नहीं करेगा।	निदेषकों की नियुक्ति की शर्ते 1. सभी शेयर धारक निदेषकों की कंपनी के बोर्ड पर नियुक्ति तथा पूनर्नियुक्ति, सेबी के पूर्व अनुमोदन से ही होगी। 2. कंपनी के बोर्ड के जनहित निदेषकों का मनोनयन सेबी करेगा। 3. जनहित निदेषक 3 वर्षों की निष्चित अविध के लिए मनोनित किया जायेगा, या उतनी विस्तारित अविध के लिए, जैसा सेबी अनुमोदन करें। 4. यदि कोई ऐसा मुद्दा उठाता है कि जनहित निदेषक का समुदेषन या पद उसकी भूमिका के प्रतिकूल है तो सेबी का निर्णय अंतिम होगा। 5. जनहित निदेषक का पुनः मनोनयन 1 वर्ष की कूलिंग—ऑफ अविध के पष्चात् उतने समय के लिए या उतने कॉल के लिए हो सकता है। यदि सेबी ऐसा करना प्रतिभूति बाजार के हित में ठीक समझे। 6. जनहित निदेषकों को केवल बैठकों के लिए शुल्क दिया जायेगा, जैसा कि कम्पनी अधिनियम 1956 में निर्दिष्ट किया गया है।
149 A	नया जोड़ा गया	कंपनी के बोर्ड पर जनहित निदेषक, सेबी द्वारा मनोनित किये जाएंगे ।
151	कंपनी का निदेषक मण्डल, सेबी द्वारा इस मकसद से गठित किये गये पैनल में से जन–हित निदेषकों का चयन करेगा।	विलोपित
154	जब निदेषक का पद रिक्त हो जाये जो कि जनहित निदेषक हैं— चाहें जिस कारण से, तब मंडल सेबी द्वारा गठित पैनल में से उपयुक्त व्यक्ति को जनहित निदेषक नियुक्त करेगा।	
155	व्यापारी सदस्य निदेषक व्यापारी सदस्य निदेषकों की अर्हताएं कोई भी व्यापारी सदस्य, व्यापारी सदस्य बनने की पात्रता रखता है— जो उपस्थित हों, उन में से।	विलोपित

156	व्यापारी सदस्य निदेषक इनमें से होगा 1. कंपनी का व्यापारी सदस्य, था 2. कंपनी के व्यापारी सदस्य का भागीदार, जो भागीदारी फर्म में, या 3. कंपनी के निगमित व्यापारी सदस्य का पदनामित निदेषक	विलोपित
159	व्यापारी सदस्य निदेषकों व शेयर धारक निदेषकों की नियक्ति, कार्यकाल एवं निष्कासन व्यापारी सदस्य निदेषकों और शेयर धारक निदेषकों का चयन कंपनी सामान्य बैठक में होगा।	विलोपित
160	अधिनियम के प्रावधानों तथा इन धाराओं के अन्य प्रावधानों के तरत एक तिहाई शेयर धारक निदेषक और व्यापारी सदस्य निदेषक वर्तमान में चक्र क्रम से सेवा मुक्त होंगे, या जब उनकी संख्याऐं तीन या तीन के गुणज न हो, तो एक तिहाई की निकटम संख्या चक्र क्रम से सेवा निवृत्त होंगी, जो लोग एक ही तारीख को नियुक्त हुए थे, उनकी सेवा निवृत्ती का निर्णय आपसी सहमति से और चूक की स्थिती में लाटरी द्वारा किया जायेगा।	अधिनियम के प्रावधानों तथा इन धाराओं के अन्य प्रावधानों के तहत एक तिहाई शेयर धारक निदेषक वर्तमान में चक्र क्रम से सेवा मुक्त होंगे, या जब उनकी संख्याऐं तीन या तीन के गुणज न हो, तो एक तिहाई की निकटम संख्या चक्र क्रम से सेवा निवृत्त होंगी, जो लोग एक ही तारीख को नियुक्त हुए थे, उनकी सेवा निवृत्ती का फैसला आपसी सहमति से और चूक की स्थिती में लाटरी द्वारा किया जायेगा।
161	व्यापारी सदस्य निदेषकों व शेयर धारक निदेषकों का चुनाव सेबी और एक्ट के नियमों और विनियमों के तहत कंपनी के शेयर धारक निदेषकों और व्यापारी सदस्य निदेषकों की नियुक्ति कंपनी द्वारा साधारण बैठक में की जायेगी।	शेयरधारक निदेषकों का चुनाव सेबी और एक्ट के नियमों और विनियमों के तहत कंपनी के शैयर धारक निदेषकों की नियुक्ति कंपनी द्वारा साधारण बैठक में की जायेगी।
162	बोर्ड, सदस्यों को उन व्यक्तियों में नामों की सूचना देगा। जिनके नाम व्यापारी सदस्य निदेषकों एवं शेयर धारक निदेषकों की नियुक्ति हेतु तय किये गये है।	बोर्ड, सदस्यों को उन व्यक्तियों में नामों की सूचना देगा। जिनके नाम शेयर धारक निदेषकों की नियुक्ति हेतु तय कर लिये गये है।
163	कंपनी अपनी साधारण बैठक में य्यापारी सदस्य निदेषकों और शेयर धारक निदेषकों का चुनाव करेगी। साधारण बैठक में निर्वाचन मतदान द्वारा हो सकता है, यदि ऐसा अध्यक्ष (चेयरमेन) तय करे। इस उद्देष्य से कंपनी का प्रत्येक सदस्य जिसे मत डालने की पात्रता है, वह उतने लोगों के लिए वोट डालेगा, जो मण्डल द्वारा बनाई गई सूची में से हो और जैसा की उपर बताया गया है, ऐसे निदेषकों की संख्या, रिक्त हुई संख्या से अधिक नहीं होगी।	कंपनी अपनी साधारण बैठक में शेयर धारक निदेषकों का चुनाव करेगी। साधारण बैठक में निर्वाचन मतदान द्वारा हो सकता है, यदि ऐसा चेयरमेन तय करे। इस उद्देष्य से कंपनी का प्रत्येक सदस्य जिसे मत डालने की पात्रता है, और जो वोट डालना चाहता है, वह उतने लागों के लिए वोट डालेगा, जो मण्डल द्वारा बनाई गई सूची में से हो और जैसा की उपर बताया गया है, ऐसे निदेषकों की संख्या, रिक्त हुई संख्या से अधिक नहीं होगी।
164	निर्दिष्ट रिक्तियों के लिए जिन लोगों को सर्वाधिक मत प्राप्त होते हैं उन्हें व्यापारी सदस्य निदेषक या शेयरधारक निदेषक नियुक्त किया जायेगा, जैसा भी मामला हो यह लोग उनका स्थान लेंगे जिनका ऐसी साधारण सभा में कार्यकाल समाप्त हो रहा हो, और बराबर मत पढ़ने की स्थिति में चुनाव का निर्णय छानबीन कर्ताओं के द्वारा लॉटरी से किया जाएगा।	निर्दिष्ट रिक्तियों के लिए जिन लोगों को सर्वाधिक मत प्राप्त होते हैं उन्हें शेयर धारक निदेषक नियुक्त किया जायेगा, ये लोग उनका स्थान लेंगे जिनका ऐसी साधारण सभा में कार्यकाल समाप्त हो रहा हो, और बराबर मत पढ़ने की स्थिति में चुनाव का निर्णय छानबीन कर्ताओं के द्वारा लॉटरी से किया जाएगा।
165	कंपनी साधारण बैठक में, किसी भी समय किसी भी <u>व्यापारी सदस्य निदेषक</u> या शेयरधारक निदेषक को निकाल सकती है और तत्पष्वात् संबंधित व्यक्ति निदेषक नहीं रह जाएगा।	कंपनी साधारण बैठक में, किसी भी समय किसी भी शेयर धारक निदेषक को निकाल सकती है और तत्पष्वात् संबंधित व्यक्ति निदेषक नहीं रह जाएगा।

	*	
166 A	नया जोड़ा ग्या	प्रबंध निदेषक की अयोग्यताएँ प्रबंध निदेषक — 1. कंपनी का शेयर धारक या शेयर धारक का सहयोगी नहीं होगा। 2. वह व्यापारी सदस्य या समाषोधन सदस्य, या उसका सहयोगी अथवा अभिकर्ता, या व्यापारी सदस्य या समाषोधन सदस्य या व्यापारी सदस्य या समाषोधन सदस्य का शेयर धारक या व्यापारी सदस्य या समाषोधन सदस्य का सहयोगी अथवा अभिकर्ता नहीं होगा, या 3. वह कंपनी की किसी अनुषंगी में एक साथ किसी पद पर नहीं होगा, या किसी अन्य निकाय में जो कंपनी से सबद्ध हो। बषतें की कंपनी के प्रबंध निदेषक की नियुक्ति बोर्ड में हो सकती है, किंतु कंपनी की अनुषंगी में बतौर प्रबंध निदेषक नहीं हो सकती।
167	प्रबंध निदेषक की नियुक्ति, नियुक्ति का नवीनीकरण और सेवा से मुक्ति हेतु सेबी के पूर्व अनुमोदन के अधीन होगा और इसकी सेवा के नियम व शर्ते कंपनी के निदेषकों द्वारा अनुमोदित की जाएगी।	कंपनी प्रबंध निदेषक की नियुक्ति, नियुक्ति का नवीनीकरण और सेवा से मुक्ति सेबी के पूर्व अनुमोदन के अधीन होगा।
169	अधिनियम में प्रावधानों तथा इन धाराओं के अन्य प्रावधानों में अधिन, प्रबंध निदेषक को एक बार में अधिकाधिक 5 वर्षों के लिए नियुक्त किया जाएगा।	प्रबंध निदेषक की नियुक्ति कम से कम 3 वर्षों और अधिकतम 5 वर्षों के लिए नियुक्त की जाएगी।
171	निदेषक मण्डल, प्रबंध निदेषक के पद हेतु पेषेवर योग्यताएं, अनुभव, आयु सीमा, पारिश्रमिक तथा सेवा के नियम व शर्तों का निर्धारण ,करेगा, तथा ऐसे अन्य मानदंड व शर्तें तय करेगा जिन्हें वह ऐसे चयन हेतु जरूरी समझे। चयन समिति की प्रबंध निदेषक की नियुक्ति हेतु अनुषंसाऐं अधिमान्यता के क्रम से बोर्ड को अग्रेषित की जाएगी, और तब बोर्ड अनुषंसाओं को (जो कि उन लोगों में से होगी जिनकी सिफारिष समिति ने की हैं) सेबी को चयन समिति द्वारा मण्डल को प्रस्तुत किये जाने के 30 कैलेण्डर दियसों के अंदर भेज देगा। सेबी यथाषीघ्र अपना अनुमोदन कि कौनसा प्रत्याषी कम्पनी का प्रबंध निदेषक बनाया जायेगा, से कंपनी को अवगत कराएगा।	निदेषक मण्डल, सेबी द्वारा समय—समय पर जारी किये गये दिषा निर्देषों के अधिन, प्रबंध निदेषक के चयन नियुक्ति से संबंधित अर्हताओं, नियुक्ति की विधि, नियुक्ति के नियम व शर्ते एवं अन्य प्रक्रियात्मक औपचारिकताओं का निष्चयन करेगा। चयन समिति की प्रबंध निदेषक की नियुक्ति की अनुषंसाऐं अधिमान्यता के क्रम से बोर्ड को अग्रेषित की जाएगी, और तब बोर्ड अनुषंसाओं को (जो कि उन लोगों में से होगी जिनकी सिफारिष चयन समिति ने की हैं) सेबी को चयन समिति द्वारा मण्डल को प्रस्तुत किये जाने के 30 कैलेण्डर दिवसों के अंदर, पूर्व अनुमोदन के लिये भेज दिया जाये।
174	प्रबंध निदेषक को सेबी द्वारा धारा 173 में वर्णित परिस्थितियों के आधार पर पद से हटाया जा सकता है, और उनके उपरांत वह कंपनी का प्रबंध निदेषक नहीं रहेगा।	 प्रबंध निदेषक को कंपनी के बोर्ड द्वारा सेबी के पूर्वनुमित से बर्खास्त किया जा सकता है या उसकी सेवाएं समाप्त की जा सकती है, यदि वह कंपनी सेबी द्वारा जारी किये गये निर्देषों, दिषा निर्देषों व अन्य आदेषों को क्रियान्वित करने में असफल रहता है, या कंपनी के नियमों, संस्था के अर्न्तनियमों व विनियमों को क्रियांवित नहीं कर पाता हो। सेबी स्वयं प्रेरणा से, प्रबंध निदेषक को बर्खास्त कर सकता है या उसकी सेवाएं समाप्त कर सकता है, यदि ऐसा करना प्रतिभृति बाजार के हित में हो। बर्षतें की कोई प्रबंध निदेषक तब तक हटाया नहीं जा सकेगा जब तक कि उसे अपना पक्ष रखने का समुचित अवसर न दिया जाये।

175	कपनी के मामलों का सारा प्रबंधन, इन धाराओं के अनुसार मंडल में वेष्टित होने के अधीन एवं कंपनी के नियमों के संगत प्रायधानों के अधीन— 1. प्रबंध निदेषक को कार्यपालिक शिक्तयों से वेष्टित किया जाएगा तािक वह कंपनी के संस्था के अंतर्नियमों, नियमों, उप—विधियों और विनियमों को तागू कर सके, तथा वह ऐसे अधिकारों का उपयोग करेगा, जो कि बोर्ड द्वारा समय—समय पर उसके सुपुर्द या प्रत्यायोचित किये जाए। 2. सभापति (चेयरभेन) की अनु पस्थिति में, चेयर मेन की शिक्तयां अधिकार, कर्तव्य एंव कार्य प्रबंध निदेषक में वेष्टित होंगे, जैसा कि कंपनी के संस्था के अंतनिर्यमों, नियमों, उप—विधियों तथा विनियमों में वर्णित है। उन्हें और केवल उन्हीं प्रावधानों को छोड़ कर जो इन धाराओं में उल्लेखित है जहां ऐसी चेयर मैन के शिक्तयां, अधिकार, कर्तव्य व कार्य प्रबंध निदेषक में वेष्टित नहीं किये जा सकते है। 3. प्रबंध निदेषक की अनुपस्थिति में, ऐसे व्यक्ति का कर्तव्य होगा, जिसे निदेषक मंडल ने पदनामित किया है कि वह सेबी द्वारा जारी किये गए निर्देषों, दिषा निर्देषों और आदेषों को लागू करें जिससे के कानून के क्रियान्वित किये जाने योग्य प्रावधानों, संस्था के अन्तिनयमों, नियमों, उपविधियों तथा विनियमों को लागू किया जा सके। इस बाबत कोई असफलता ऐसे व्यक्ति	इन धाराओं के तथा कंपनी के नियमों के प्रावधानों व तहत कंपनी के कुल मामलों का प्रबंधन बोर्ड में वेष्ठित करने के अधीनः 1. प्रबंध निदेषक में कंपनी के संस्था अंतर्नियमों नियमों, उप—विधियों और विनियमों के क्रियान्वित हेतु कार्यपालिक शक्तियों से वेष्ठित किया जाएग जैसा कि नीचे दर्षाया जा रहा है तथा यह अधिकार उसमें बोर्ड द्वारा समय—समय प्रात्यायोजित किये जाएंगे या उसमें सुपुर्द किय जाएंगे। 2. विलोपित 3. प्रबंध निदेषक की अनुपस्थिति में, ऐसे व्यक्ति क कर्तव्य होगा, जिसे निदेषक मंडल ने पदनामित किया है कि वह सेबी द्वारा जारी किये गय निर्देषों, दिषा निर्देषों और आदेषों को लागू के जिससे के कानून के क्रियान्वित किये जाने योग्य प्रावधानों, संस्था के अन्तिनयमों, नियमो उपविधियों तथा विनियमों को लागू किया ज सके। इस बाबत कोई असफलता ऐसे व्यक्ति को जिसे निदेषक मंडल द्वारा पदनामित किया गय है, कंपनी द्वारा हटाए जाने या सेवा से मुक्त किय जाने का पात्र बना देगी जब ऐसा निर्देष सेबी कं ओर से प्राप्त हो। किंतु निदेषक मंडल द्वार पदनामित व्यक्ति को ऐसी सेवामुक्ति के विरुद्ध सुनवाई का अवसर दिया जाएगा।
	उपविधियों तथा विनियमों को लागू किया जा सके। इस बाबत कोई असफलता ऐसे व्यक्ति को, जिसे निदेषक मंडल द्वारा पदनामित किया गया है, कंपनी द्वारा हटाए जाने या सेवा से मुक्त किए जाने का पात्र बना देगी जब ऐसा निर्देष सेबी की ओर से प्राप्त हो। किंतु निदेषक मंडल द्वारा पदनामित व्यक्ति को ऐसी सेवामुक्ति के विरुद्ध सुनवाई का अवसर दिया जाएगा।	सुनवाई का अवसर दिया जाएगा।
179 (ll)	नया जोड़ा गया	निदेषकों के सिक्यूरिटीज़ कांट्रेक्ट्स (रंगुलेषन) (स्टाव एक्सचेंज एंड क्लीयरिंग कार्पोरेषन्स रंगुलेषन्स 201: या आचार संहिता या नैतिकता संहिता का उल्लंघन या हितों के टकराव की स्थिति में, कंपनी की ओर र सूचना मिलने पर अथवा स्वयं प्रेरणा से, विरुद्ध उचित कार्यवाही कर सकता है जिसमें उन्हें पदमुक्त करन या निदेषक की नियुक्ति को रद्द करना शामिल परंतु उसके पहले उसे अपना पक्ष रखने का उचित अवसर दिया जाएगा।
179 (II)	व्यापारी सदस्य ¹ निदेषक की स्थिति में, यदि <u>अटलता</u> (स्टैंडिंग)	3

निलंबन

3. बतौर शेयर दलाल उसका पंजीयन प्रमाणपत्र या उसके व्यापार करने के अधिकार सेबी द्वारा या कंपनी द्वारा, जैसा भी मामला हो, निलंबित किये गए थे, या उसके व्यापार करने के अधिकार कंपनी द्वारा इसिलये निलंबित किये गये थे, क्योंकि उसके विरुद्ध कंपनी के संख्या के अंतर्नियमों, नियमों के कारण अनुषासनात्मक कार्यवाही की गई थी, और ऐसा निलंबन बोर्ड द्वारा उनके लोगों के नामों की अंतिम सूची बनाने के पहले हुआ हो, जिसके नाम साधारण बैठक में, चुनाव के जिरये निदेषक की नियुक्ति हेतु प्रस्तावित है, और ऐसे पंजीयन प्रमाणपत्र या व्यापार करने के अधिकारों के निलंबन की तिथी से दो वर्षों का समय व्यतीत न हुआ हो।

पंजीयन का निरस्ती करण

4. सेबी द्वारा ,उसके बतौर शेयर दलाल का पंजीयन रदद कर दिया गया हो,

समझोता / मध्यस्थता निर्णय का अनुपालन नहीं करता है।

5. यदि वह समझौता/मध्यस्थता फैसले का अनुपालन निर्धारित अविध के अंदर नहीं करता है जैसा कि इन धाराओं में व कंपनी के नियमों उप—विधियों तथा विनियमों में निर्दिष्ट किया गया है; तो ऐसी दषा में वह निदेषक के पद पर नहीं रहेगा लेकिन 3th समझोता/मध्यस्था के निर्णय का पालन करने पर उसे निदेषक निर्वाचित होने कि पात्रता बनी रहेगी।

निवेशकों की षिकायतों का निराकरण नही करता है

6. यदि वह निवेषकों की षिकायतों को सुलझाने हेतु
प्रभावी उपाय नही करत है, जैसे बेची गई
प्रतिभूतियों का भुगतान न करना और/या
भुगतान की गई राषी के एवज में प्रतिभूतियाँ न
देना; यह वह कंपनी के निदेषको संतुष्टि हेतु
एक माह से अधिक समय से लंबित षिकायतों
पर आवष्यक लिखित स्पष्टीकरन या खाता
विवरण नही देता है; जहाँ कुल राषी रू. एक
लाख से अधिक हो, तो ऐसी स्थिति में वह
निदेषक के पद पर नही रहेगा, जिस पर वह
वर्तमान में आसीन हैं किंतु षिकायतों का
निराकरण करने के बाद उसे अंततः निदेषक
निवीचित होने के बाद की पात्रता रहेगी।

न्यूनतम आधारभूत पूंजी का संकारण न करना

7. वह कंपनी के न्यूनतम आधार पूंजी नहीं रखता है।

भुगतान न करना

8. यदि वह भुगतान रोक देता है, या उसे दीवालिया घोषित किया जाता है, या वह याचिका दायर करता है कि वह अपना कारोबार बंद कर रहा है, या उसकी वे भागीदारी

,	फर्म/कंपनी। निगमित निकाय जिसका कि वह पद नामित भागीदार। पद—नामित निदेषक। प्रमुत्व पूर्ण शेयरधारक, जैसा भी मामला हो, हे, अपने ऋणदाताओं से कंग्पाउंड करता है, या उसे कंपनी द्वारा चूककर्ता घोषित किया जाता है	
	बशर्त कि इस धारा में उल्लेखित मामलों के संबंध में, यिद संबंधित व्यक्ति, पदनामित भागीदार है, या पदनामित निदेषक है, या ऐसी भागीदारी फर्म का प्रबल शेयर धारक है जो कि व्यापारी सदस्य है या कंपनी के निगमित व्यापारी सदस्य का प्रबल शेयर धारक है, तथा इस धारा के प्रावधान, जबतक कि संदर्भ के विरूद्ध या उसके तात्पर्य के विरूद्ध न हों, ऐसे व्यक्ति पर लागू होंगे जैसे कि उसमें संदर्भ व्यापारी सदस्य के संदर्भ में हो, जिसका कि ऐसा व्यक्ति पदनामित भागीदार या पदनामित निदेषक या प्रबल शेयर धारक, जैसा भी मामला हो, है।	
181	मागीदारी फर्म / कंपनी पर लागू होने वाली शर्तें उस भागीदार फर्म या पदनामित भागीदार जो कि व्यापारी सदस्य हैं, या निगमित व्यापारी सदस्य का पदनामित निदेषक है, और जिसे भागीदारी फर्म या ऐसी कंपनी के निदेषक मंडल ने विधिवत मनोनीत किया हो, जैसा भी प्रकरण हो, को व्यापारी सदस्य निदेषक निर्वाचित होने की पात्रता इन धाराओं के अधीन होगी। ऐसा पदनामित भागीदार या पदनामित निदेषक, कंपनी के गवर्निंग बोर्ड में निदेषक नहीं रह जाएगा, यदि वह उक्त भागीदार फर्म का पदनामित भागीदार या उक्त निगमित व्यापारी सदस्य का पदनामित निदेषक न रह जाए।	विलोपित
182	पदनामित भागीदारी /निदेषक बतौर निदेषक भागीदारी फर्म के मात्र एक ही पदनामित भागीदार निगमित व्यापारी सदस्य के केवल एक ही पदनामित निदेषक, को व्यापारी सदस्य निदेषक बनने की एक ही समय में पात्रता होगी।	विलोपित
186	निदेशक को बोर्ड या उसकी किसी समिति की बैठक में माग लेने पर शुल्क के रूप में पारिश्रमिक मिल सकता है जो अधिनियम में दी गई अधिकतम निर्दिष्ट राषि सीमा के अधीन होगा/ निदेषक को बोर्ड/ समिति की बैठकों में उपस्थित रहने पर या कंपनी का कोई कार्य करने पर जो वास्तविक खर्च हुआ हों, उसकी प्रतिपूर्ति की जा सकती है।	निदेशक को बोर्ड या उसकी किसी समिति की बैठक में भाग लेने पर सिटिंग फीस के रूप में पारिश्रमिक मिल सकता है जो अधिनियम में दी गई अधिकतम निर्दिष्ट राषि सीमा के अधीन होगा/ निदेषक को बोर्ड/समिति की बैठकों में उपस्थित रहने पर या कंपनी का कोई कार्य करने पर जो वास्तविक खर्च हुआ हों, उसकी प्रतिपूर्ति की जा सकती है।
187	चैयरमेन का पद रिक्त होने पर चेयरमेन का पद रिक्त होने की स्थित में, बोर्ड अपने निदेषकों में से किसी एक को बोर्ड की बैठक में चुनकर जो कार्यपालिक निदेषक या व्यापारी सदस्य निदेषक न हो, रिक्त स्थान की पूर्ति करेगा। इस रीति से निर्वाचित चेयरमेन, इन धाराओं के औधींग, बतौर निदेषक अपने शेष काल के लिये पद पर रहेगा।	चैयरमेन का पद रिक्त होने पर चेयरमेन का पद रिक्त होने की स्थित में, बोर्ड अध्यने जनहित निदेषकों में से एक को बोर्ड की बैठक में चुनकर रिक्त स्थान की पूर्ति करेगा जो कि सेबी में पूर्व अनुमोदन के अधीन होगी। इस रीति से निर्वाचित चेयरमेन, इन धाराओं के अधीन, बतौर निदेषक अपने शेष काल के लिये पद पर रहेगा।
188	परिवर्तन में अवकाष आवष्यक नहीं व्यापारी सदस्य निदेषक का पद उस स्थिति में रिक्त	<u>विलोपित</u>

	नहीं माना जाएगा जब वह अपने नामित करने के अधिकार का प्रयोग कंपनी के पक्ष में करना है जिसमें वह स्वय, उसका जीवनसाथी नियंत्रण का अधिकार रखते हैं, और जिसका वह पदनामित निदेषक है। ऐसा पदनामित निदेषक कंपनी का निदेषक अपने शेष कार्य काल के लिये बना रहेगा।	* * * * * * * * * * * * * * * * * * *
199	निदेषकों का चक्रक्रम आवर्तन कंपनी की प्रत्येक वार्षिक साधारण बैठक में प्रथम साधारण बैठक को छोड कर <u>निदेषकों</u> में से, एक तिहाई या एक तिहाइ के निकटतम चक्र क्रम से सेवानिवृत्त होंगे या यदि उनकी संख्या तीन या तीन के गुणज में न हो तब एक तिहाई की निकटतम संख्या चक्र क्रम से सेवानिवृत्त होंगी।	शेयर धारक निदेषकों का चक्र क्रम आवर्तन कंपनी की प्रत्येक वार्षिक बैठक में प्रथम साधारण बैठक को छोड कर शेयर धारक निदेषकों में से एक तिहाई या एक तिहाइ के निकटतम चक्र क्रम से सेवानिवृत्त होंगे, या यदि उनकी संख्या तीन अथवा तीन के गुणज में न हो तब एक तिहाई की निकटतम संख्या चक्र क्रम से सेवानिवृत्त होंगी ।
206	बोर्ड की सभी बैठकों का सभापत्तिव चेयरमेन करेगा, यदि वह उपस्थित हो, किन्तु यदि किसी बैठक में वह तयषुदा समय पर उपस्थित न हो, उस हालत में निदेषकगण, जनहित निदेषकों, शेयर धारक निदेषकों अथवा प्रबंधीय निदेषकों में से किसी एक को जो मौजूद हो, बैठक की अध्यक्षता करने हेतु चुन लेंगे।	बोर्ड की सभी बैठकों का सभापत्तिव चेयरमेन करेगा, यदि वह उपस्थित हो, किन्तु यदि किसी बैठक में चेयरमेन तयषुदा समय पर उपस्थित न हो तो, उस हालत में निदेषकगण किसी जनहित निदेषक को जो मौजूद हो, बैठक की अध्यक्षता करने हेतु चुन लेंगे।
210	जब तक की विषेष तौर पर न कहा जाये, निदेषक मण्डल की गणपूर्ति संख्या, निदेषक मण्डल की कुल संख्या की एक तिहाई होगी। या चार निदेषक जो भी अधिक हो, जो निदेषक मण्डल की बैठक में उपस्थित हो, जहां कम से कम एक सदस्य शेयरधारक निदेषक और दूसरा जनहित निदेषक होगा। यदि अंष (फ्रेक्षन) गणपूर्ति के निर्धारण के समय उभरता हो, तो ऐसे अंष को अगली उच्च संख्या पर पूर्णांकित कर दिया जाएगा, बषर्ते की रूची रखने वाले निदेषकों की संख्या किसी भी समय कुल संख्या की 2 तिहाई हो, बचे हुए निदेषकों की संख्या, अर्थात उन निदेषकों की संख्या जो उपस्थित हो किन्तु रूची न रखते हों, बैठक में दो से कम न हो यही ऐसे समय गणपूर्ति मानी जाएगी।	जब तक की विषेष तौर पर न कहा जाये, निदेषक मण्डल की गणपूर्ति संख्या, निदेषक मण्डल की कुल संख्या की एक तिहाई होगी। या चार निदेषक जो भी अधिक हो, जो निदेषक मण्डल की बैठक में उपस्थित हो, जहां कम से कम एक जनिहत निदेषक होगा। यदि अंष (फ्रेक्षन) गणपूर्ति के निर्धारण के समय उभरता हो, तो ऐसे अंष को अगली उच्च संख्या पर पूर्णांकित कर दिया जाएगा, बषर्ते की रूची रखने वाले निदेषकों की संख्या किसी भी समय कुल संख्या की 2 तिहाई हो, बचे हुए निदेषकों की संख्या, अर्थात उन निदेषकों की संख्या जो उपस्थित हो किन्तु रूची न रखते हों, बैठक में दो से कम न हो यही ऐसे समय गणपूर्ति मानी जाएगी।
	इस धारा के उद्देष्य से: 1. "कुल संख्या" का मतलब है कंपनी के निदेषकों की कुल संख्या जो अधिनियम के पालन में निर्धारित की जाती है, और जिसमें से उन निदेषकों की संख्या घटा दी जाती है, जिनका स्थान उस समय रिक्त हो। 2. "रुचि रखने वाले निदेषक" का अर्थ है कोई भी निदेषक जिसकी उपस्थिति, अधिनियम के खण्ड 300 की वजह से बी रिक्ति कारण से जो बोर्ड निर्दिष्ट को कि बोर्ड की बैठक मिंगिका मामले पर बहुस करने या मतदान करने हेतु गणपूर्ति बनाने के लिए जारूरी है।	की कुल संख्या जो अधिनियम के पालन में निर्धारित की जाती है, और जिसमें से उन निदेषकों की संख्या घटा दि जाती है, जिनका स्थान उस समय रिक्त हो। 2. "रुचि रखने वाले निदेषक" का अर्थ है कोई भी निदेषक जिसकी उपस्थिति, अधिनियम के खण्ड

जे. पी. मिश्रा अनुवादक• इंदौर-452001

NATIONAL BOARD OF TRADE LTD.

Indore

The approval of the Deputy Directior, Forward Markets Commission, under Section 11 (1) of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated 4th May, 1960 has been obtained on the 03.01.2013 to the following amendments, made to the Bye-laws of National Board of Trade Ltd., Indore, the same is notified under Sub-section 4 of Section 11 of the said Act.

AMENDMENTS TO BYE-LAWS OF NATIONAL BOARD OF TRADE LTD., INDORE

Bye-law No.	Existing provision	Amended provision
157	Schedule means schedule which torms integral part of the Bye-laws which contains the contract specifications as may be prescribed and in force from time to time in respect of the commodities in which forward trading is permitted.	Schedule means contract Specifications as may be prescribed by the Executive Committee from time to time in respect of the commodities in which forward trading is permitted including modifications as may be carried out in the interest of trade subject to the prior approval of the Commission.
817(a)	The procedure for sampling shall be as stipulated in the schedules I.11, II.11 and III.11 for the respective commodities.	The procedure for sampling shall be as prescribed by the Executive Committee from time to time in respect of the commodities for which futures trading is permitted in the Exchange subject to the prior approval of the Commission.

Place: Indore Date 07.01.2013

JEYAKUMAR A. S. Executive Director

MCX STOCK EXCHANGE LIMITED

Mumbai-400093

The Rules of MCX Stock Exchange Ltd. were amended at the Meeting of its Board of Directors held on August 24, 2012 as below. These amendments were approved by SEBI vide its letter No. MRD/DSA/MCS-SX/OW/27722/2012 dated December 12, 2012:

Chapter I-Board

- (I) Rule 6A shall be omitted.
- (II) Rule 6B shall be omitted.

Chapter II-Executive Committee

- (I) Rule 2(c) shall be omitted.
- (II) Rule 11 shall be omitted.
- (III) Rule 12 shall be omitted.
- (IV) In Rule 17, in the opening line the words 'trading members' shall be omitted.
- (V) Rule 18 shall be omitted.
- (VI) Rule 18A shall be omitted.
- (VII) Rule 19 shall be omitted.

Chapter V-Disciplinary Proceedings, Penalties, Suspension and Expulsion

(I) For Rule 24, the following shall be substituted namely:—

'The Relevant authority for the purpose of this Chapter shall be the Disciplinary Action Committee as may be constituted by the Board of Directors from time to time. The Disciplinary Action Committee shall at all times be composed only of non-trading members.'

- (II) After Rule 24 so substituted the following Rules shall be inserted, namely:—
 - "25) The Disciplinary Action Committee may delegate all or any of the following powers to the Managing Director:—
 - (a) Imposing monetary penalties, issuing warning or advise on/to members in terms of uniform scale or structure of penalties or other action, as specified by the Exchange through circulars issued to members;
 - (b) Taking penal action against members including suspension or cancellation of membership arising out of directions issued by SEBI;
 - (c) Expulsion of members under Bye-law 2 of Chapter XV of the Bye-laws of the Exchange, consequent to their being declared defaulter by other Stock Exchanges.
- (26) For removal of doubt, it is clarified that powers under this Chapter in respect of the following cases shall be exercised only by the Disciplinary Action Committee:—
 - (a) Standard violations for which penalty of suspension or some other penalty other than monetary penalty/ advise/warning is prescribed;
 - (b) Any new or different kind of violation for which the standard penalty is not prescribed;
 - (c) Any item involving discretion."
- (III) After Chapter V, the following Chapter shall be inserted, namely:—

"Chapter VI: Interpretation

- 1. Words and expressions used in these Rules, but not defined herein, shall have the meanings assigned to them under any of the following:
 - (a) Securities Contracts (Regulation) Act, 1956 and the rules and regulations made thereunder;
 - (b) Securities and Exchange Board of India Act, 1992 and the regulations made thereunder;
 - (c) Companies Act, 1956 and the rules made thereunder;
 - (d) Depositories Act, 1996 and the regulations made thereunder;
 - (e) Bye-laws and Regulations of the Exchange;
 - (f) Memorandum and Articles of Association of the Exchange.
- 2. If any word or expression is used but not defined herein, but is defined in more than one of the above enactments/instruments mentioned in rule (1), unless the context otherwise requires, it shall have the meaning given in the enactment or instrument that precedes the other(s) in the order given in the said rule."

JOSEPH MASSEY Managing Director & CEO

Notes :--

- (1) The Principal Rules of MCX Stock Exchange Ltd. were notified in the Gazette of India Part IV dated September 27, 2008 October 03, 2008 from Page No. 255 and in the Maharashtra State Gazette vide Sl. No. 462 dated October 16, 2008.
- (2) Amendments to the Rules of MCX Stock Exchange Ltd. were notified in the Gazette of India Part IV dated August 01, 2009 - August 07, 2009 on Page No. 252 and in the Maharashtra State Gazette vide Sl. No. 123 dated July 30, 2009 - August 05, 2009.
- (3) Amendments to the Rules of MCX Stock Exchange Ltd. were notified in the Gazette of India Part IV dated December 24, 2011 December 30, 2011 on Page No. 1344 and in the Maharashtra State Gazette dated January 26, 2012 February 01, 2012 on Page No. 5.
- (4) Amendments to the Rules of MCX Stock Exchange Ltd. were notified in the Gazette of India Part IV dated February 25, 2012 March 02, 2012 on Page No. 127 and in the Maharashtra State Gazette vide Sl. No. 582 dated March 29, 2012 April 04, 2012 on Page No. 1.
- (5) Amendments to the Rules of MCX Stock Exchange Ltd. were notified in the Gazette of India Part IV

dated June 16, 2012 - June 22, 2012 on Page No. 543 and in the Maharashtra State Gazette vide Sl. No. 125 dated May 31, 2012 - June 06, 2012 on Page No. 21.

NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Mumbai-400051

The provisons contained in the Byelaws of the Exchange are amended to the extent given hereunder:—

- (1) (a) The existing Byelaw (4) of Chapter X of the Byelaws of the Exhange is deleted.
- (b) As a consequence of the above, the existing Byelaws (5), (6), (7), (8), (9), (10) and (11) of Chapter X are renumbered as (4), (5), (6), (7), (8), (9) and (10) repectively.
- (2) The following definitions are inserted in the Definitions in Chapter XI of the Byelaws of the Exchange:—

'Arbitral Award' shall mean an award passed by the Arbitrator.

'Appellate Arbitrator' shall mean a panel of arbitrators who hears the appeal filed against the Arbitral Award.

'Appellate Arbitral Award' shall mean an award passed by the Appellate Arbitrator.

- (3) The words 'or not' which appear in between ".....dealings, transactions and contracts have been entered into "and "shall be submitted to arbitration in accordance with the provisions of these Byelaws and Regulations." in Byelaw (1) of Chapter XI are deleted.
- (4) a) The words 'or not' which appear in between "......dealings, transactions and contracts have been entered into" and "shall be submitted to arbitration in accordance with the provisions of these Byelaws and Regulations." in Byelaw (1A) of Chapter XI are deleted.
- (b) The following is inserted at the end of Byelaw (IA) before the Explanation to the said Byelaw.

Quote

Provided in disputes between Sub-brokers and clients of Sub-brokers, , the Trading Member should be added as a necessary party.

Unquote

(4a) The words 'or not' which appear in between ".....dealings, transactions and contracts have been entered into "and "shall be submitted to arbitration in accordance with the provisions of these Byelaws and Regulations." in Byelaw (1B) of Chapter XI are deleted.

- (5)(a) The existing Byelaw (IC) of Chapter XI of the Byelaws of the Exchange is deleted.
- (b) As a consequence of the above, (i) the existing Byelaws (ID) and (IE) are renumbered as (IC) and (ID) respectively; and (ii) reference to byelaw (1D) made in renumbered Byelaw (1D) and in Byelaw 2 be read as byelaw (IC)
- (6) The existing Byelaw (3) of Chapter XI of the byelaws is substituted with the following new Byelaw (3) as given hereunder:—

Quote

Limitation period for arbitration

(3) The limitation period for filing an arbitration application shall be governed by the law of limitation i.e. The Limitation Act, 1963 as specified under section 43 of the Act.

Explanation: Arbitration Applications filed prior to September 1, 2010, where the Arbitration application has been dismissed solely on grounds of limitations and three years from the date of dispute have not yet elapsed will be covered in the limitation period stated above.

Unquote

(7)(a) The existing sub-clause (b) of Byelaw (13) of Chapter XI of the Byelaws is substituted with the following new sub-clause as given hereunder:—

Quote

Time for completion of Arbitration

The arbitral proceedings shall be concluded by way of issue of an arbitral Award within four months from the date of appointment of Arbitrator(s) and may be extended by such further time period as may be specified by the Managing Director.

Unquote

- (b) The existing sub-clauses (c) and (d) of byelaw (13) of Chapter XI of the Byelaws of the Exchange are deleted.
- (8) The following clauses are inserted as Byelaw 13B(a) and Byelaw 13B (b) in chapter XI of the Byelaws of the Exchange:—

Quote

13B(a) The Exchange shall make the payment of the Arbitral Award amount kept aside in a separate account as specified in Byelaw 13A above to the awardee, alongwith interest earned on the amount that has been set aside, as soon as the time for preferring an appeal before the Appellate Arbitrator has expired and no appeal has been preferred.

- (b) the Exchange shall make payment of the Appellate Arbitral Award to the awardee alongwith the interest earned on the amount that has been set aside as soon as
 - (i) the time for making an application to a court to set aside such Appellate Arbitral Award under Section 34 of Act has expired and no application has been made, or
 - (ii) an application to a court to set aside such Appellate Arbitral Award under Section 34 of the Act, having been made, has been refused by such court, or
 - (iii) an application to a court to set aside such Appellate Arbitral Award under Section 34 of the Act, having been made, but where no stay has been granted by such court within a period of three months from the date on which the party making that application had received the Appellate Arbitral Award.

Unquote

(9) The following clause is inserted as Byelaw 19 in Chapter XI of the Byelaws of the Exchange:—

Ouote

Appellate Arbitration

- (19) (a) a party aggrieved by an Arbitral Award may appeal to the Appellate Arbitrator against Arbitral Award within one month from the date of receipt of Arbitral Award and in such manner as prescribed by the relevant authority from time to time notwithstanding the provisions contained under Byelaw 3.
- (b) the Appellate Arbitrator shall consist of three arbitrators who shall be different from the ones who passed the Arbitral Award appealed against and such Appellate Arbitrators shall dispose of the appeal by way of issue of an Appellate Arbitral Award within three months from the date of appointment of the Appellate Arbitrator.
- (c) A party aggrieved by the Appellate Arbitral Award may file an application in accordance with Section 34 of the Act before the court of competent jurisdiction nearest to the regional centre where the Appellate arbitral proceedings have been conducted.
- (d) The above provisions of byelaws 1 to 18 shall be applicable to Appellate arbitration.

Unquote

(10) The existing Byelaw 17 of Chapter XI is substituted with the following new Byelaw 17 as given hereunder:—

Quote

(17) The arbitration and appellate arbitration shall be conducted at the regional centre nearest to the Constituent. The application under Section 34 of the Act, if any, against

the decision of the appellate Arbitral Award passed by the Appellate Arbitrator shall be filed in the Competent Court nearest to such regional centre.

Unquote

R. JAYAKUMAR Authorised Signatory

The draft amendments proposed to the Rules of National Securities Clearing Corporation Limited as given hereunder are published for criticism in accordance with the provisions of Section 23 of the General clauses Act, 1897 in the official Gazette of India. Any person having any observations on the proposed amendments to the rules of the Clearing Corporation can send the same in writing to the undersigned at Exchange Plaza, C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai-400051 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned date will not be considered when the draft will be taken for consideration.

(i) It is proposed to insert 'Limited Liability Partnership' as sub-clause (c) after sub-clause (b) in clause (1) of Rule 3 of Chapter IV of the Rules and as a

- consequence, it is proposed to renumber the existing sub-clauses (c) and (d) in clause (1) of Rule 3 of Chapter IV as clauses (d) and (e) respectively.
- (ii) It is proposed to insert the following clause (3) in Rule 3 of Chapter IV of the Rules.

Quote

- (3) No Limited Liability Partnership shall be eligible to be admitted to the clearing membership of the Clearing Corporation unless:
- (a) The Limited Liability Partnership is formed and registered under the Limited Liability Partnership Act, 2008.
- (b) The Limited Liability Partnership complies with the conditions of Rule 8(4A) of the Securities Contract (Regulation) Rules, 1957 pertaining to a company to the extent as applicable to Limited Liability Partnership.

Unquote

R. JAYAKUMAR Asstt. Company Secy.

INTER CONNECTED STOCK EXCHANGE (INDIA) LTD. MUMBAI

Amendment in Articles of Association of ISE in view of the

Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012 dated 20.06.2012

Article	Present Article	After proposed Amendment
1.5	"Associate" in relation to a Trading Member,	"Associate" in relation to a person shall include
	individual, body corporate or firm shall include a	another person:
	person:	i) who, directly or indirectly, by himself, or in
	(i) who directly or indirectly, by himself, or in	combination with other persons, exercises
Ň	combination with other persons, exercises	control over the first person;
	control over the Trading Member, whether	ii) who holds fifteen per cent. or more shares in
	individual, body corporate or firm or holds	
		the paid up equity capital of the first person;
	substantial share of not less than 15% in the	iii) whose director or partner is also a director of
	capital of such entities, or	the first person or its subsidiary or holding
	(ii) in respect of whom the Trading Member,	company, or partner of the first person, as
	individual, body corporate or firm, directly or	thecae may be;
	indirectly, by itself or in combination with	iv) who is a holding company or a subsidiary
	other persons, exercises control, or	company of the first person or a company
	(iii) whose director or partner is also a director or	under the same management as of the first
	partner of the Trading Member, body	person;
	corporate or firm, as the case may be.	v) who is a relative of the first person;
		vi) who is a member of a Hindu Undivided Family
•	The expression "control" shall have the same	wherein the first person is also a member;
	meaning as defined under clause (c) of Regulation	
	2 of the SEBI (Substantial Acquisition of Shares	
	and Takeovers) Regulations, 1997.	
1.8	"Banking Company" means any company, which	"Banking Company" shall have the same meaning
	transacts the business of banking in India	as assigned to it in clause (c) of section 5 of the
		Banking Regulation Act, 1949 (10 of 1949);
1.11A	Newly inserted	"Clearing Corporation" means an entity that is
		established to undertake the activity of clearing and
•		settlement of trades in securities or other
	(Y)	instruments or products that are dealt with or
	- *	traded on a recognized stock exchange and
	*	includes a clearing house;
1.11B	Newly inserted	"Clearing Member" means a person having clearing
•	·	and settlement rights in any recognised clearing
		corporation:
		Provided that any person who, on the date of
		commencement of Securities Contracts
•		(Regulation) (Stock Exchanges and Clearing
		Corporations) Regulations, 2012, is acting as
٠	•	clearing member of a clearing house or a clearing
		corporation shall be deemed to be clearing
		member, till his request for registration, if any, i
		refused by the Board or till cessation of hi
`		1
		membership with dearing corporation, whicheve
		is earlier;
1.13A	Newly inserted	"Control" shall have the same meaning as assigned
		to it under clause (e) of sub regulation (1) o
		regulation 2 of the Securities and Exchange Board
	e Vie	of India (Substantial Acquisition of Shares and
1		Takeovers) Regulations, 2011 or any modification
		thereof
1.23A	Newly inserted	"Key Management Personnel" means a person
		serving as head of any department or in such senio

		executive position that stands higher in hierarchy to
	*	the head(s) of department(s) in the Company or in
		any other position as declared so by the Company;
1 220	Novely Incorted	
1.23B	Newly inserted	"insurance company" shall have the same meaning
		as assigned to it in sub-section (8) of section 2 of
		the Insurance Act, 1938 (4 of 1938);
1.34	"Persons acting in concert" shall mean persons	"Persons acting in concert" in the context of
	who, with a common intention or purpose,	acquisition or holding of shares or voting rights or
	directly or indirectly co-operate to achieve that	control shall mutatis mutandis have the same
	purpose	meaning as assigned to it in clause (q) of sub-
	, and post	
	*	regulation (1) of regulation 2 of the Securities and
	*	Exchange Board of India (Substantial Acquisition of
,		Shares and Takeovers) Regulations, 2011 or any
		modification thereof;
1.34A	Newly inserted	"Person' resident in India" shall have the same
		meaning as assigned to it in clause (v) of section 2
		of the Foreign Exchange Management Act, 1999
		(42 of 1999);
1.34B	Newly inserted	
1,540	ivewiy iliserteu	"Person resident outside India "shall have the
		same meaning as assigned to it in clause (w) of
		section 2 of the Foreign Exchange Management
		Act, 1999 (42 of 1999);
1.35A	Newly inserted	"Public" includes any member or section of the
		public but does not include any trading member or
	1	clearing member or their associates and agents:
		Provided that a public sector bank, public financial
		institution, an insurance company, mutual fund and
,		alternative investment fund in public sector, that
		has associate(s) as trading members or clearing
•	**	members, shall be deemed as public for the
-		purposes of these regulations;
1.36	"Public Interest Director" shall mean any person,	"Public Interest Director" means an independent
	who for the time being, is appointed as such from	director, representing the interests of investors in
	the panel constituted by SEBI on the Board of the	securities market and who is not having any
	Company in terms of the Articles of Association,	association, directly or indirectly, which in the
	Rules, Bye-laws and Regulations;	association, directly of indirectly, which in the
	nuies, bye-iaws and negulations,	opinion of SEBI, is in conflict with his role;
	Drouthod further that until the acceptance of	`
	Provided further that until the constitution of the	
	panel of Public Interest Directors by SEBI, the	*
	Public Representative Directors of the Company	
	as on the day prior to the date of its re-	
	registration as a company limited by shares shall	
e -4	be considered as Public Interest Directors of the	
* =	Company.	*
1.36A	Newly inserted	"Recognised Clearing Corporation" means a
±.00A		
	*	clearing corporation which is recognised by SEB
		under section 4 read with section 8A of the
,		Securities Contracts (Regulation) Act, 1956 (42 o
		1956).
1.39A	Newly inserted	"Regulatory Department" means a department of a
		recognised stock exchange or a recognised clearing
		corporation which is entrusted with regulatory
		1 Laranan mini ia curranten mini teknigtot)

1		
		powers and duties and includes such department as may be specified by SEBI
1.49A	Newly inserted	"Shareholder Director" means a director who
		represents the interest of shareholders, and
	•	elected or nominated by such shareholders who
		are not trading members or clearing members, as
	*	the case may be, or their associates and agents.
1.56	"Trading Member" means a stock broker of any	"Trading Member" means a person having trading
2.50	segment of ISE and registered with SEBI as such	rights in the ISE and includes a stock broker.
	under the SEBI (Stock Brokers & Sub-brokers)	•
	Regulations, 1992. A Trading Member may or may	*
	not be a Member of the Company.	*
1(b) v	In the event of any conflict between the	In the event of any conflict between the provisions
1(0)	provisions contained in these Articles of	contained in these Articles of Association and the
	Association and the Companies Act, 1956, those	Companies Act, 1956, those provided in the
	provided in the Companies Act, 1956 shall prevail.	Companies Act, 1956 shall prevail. Notwithstanding
	province of the state of the st	anything contrary contained in these Articles, the
		provisions of the 'Securities Contracts (Regulation)
		(Stock Exchanges and Clearing Corporations)
		Regulations, 2012' will have overriding effect and
,		shall prevail over the existing Articles so far as they
		are inconsistent with the provisions of the
		'Securities Contracts (Regulation) (Stock Exchanges
	·	and Clearing Corporations) Regulations, 2012'.
2A	MINIMUM NETWORTH	The ISE shall attain a minimum networth of one
		hundred crore rupees within a period of 3 years
1 4 4		w.e.f. May 30, 2012 and maintain the same at all
******		times.
		,
		For the purposes of this Article, 'networth' means
**	4	as defined by SEBI from time to time.
3A	GENERAL CONDITIONS:	1. Save as otherwise provided in these Articles,
	.*	the shareholding or voting rights of any person
	* 0	in the Company shall not exceed the limits
	*	specified in these Articles at any point of time.
		2. The shareholding as specified in these Articles
		shall include any instrument owned or
		controlled, directly or indirectly, that provides
		for entitlement to equity or rights over equity
	v.	at any future date:
	1 .	Provided that any equity or rights over equity,
	· ·	arising form such instruments in excess of limit of
	9 9	shareholding specified in these Articles, shall be
7.		reduced to the specified limit within a period as
ľ		may be decided by the Board, which may extend
		upto three years from 20 th June, 2012.
\ 3B	SHAREHOLDING IN THE COMPANY	1. Atleast fifty one percent of the paid up equity
		share capital of the Company shaff be held by
1		public.
		2. No person resident in India shall at any time,
		directly or indirectly, either individually or
ł		together with persons acting in concert,

acquire or hold more than five percent of the paid up equity share capital in the Company.

Provided that, -

- (i) a stock exchange;
- (ii) a depository;
- (iii) a banking company;
- (iv) an insurance company' and
- (v) a public financial institution,

may acquire or hold, either directly or indirectly, either individually or together with persons acting in concert, upto fifteen percent of the paid up equity share capital in the Company.

- No person resident outside India directly or indirectly, either individually or together with persons acting in concert, shall acquire or hold more than five percent of the paid up equity share capital in the Company.
- 4. The combined holding of all persons resident outside India in the paid up equity share capital of the Company shall not exceed, at any time, forty-nine percent of its total paid up equity share capita, subject to the following:-
 - (a) the combined holding of such persons acquired through the foreign direct investment route shall not exceed twenty six percent of the total paid up equity share capital, at any time;
 - (b) the combined holding of foreign institutional investors shall not exceed twenty three percent of the total paid up equity share capital, at any time;
 - (c) no foreign institutional investor shall acquire shares of the Company otherwise than through secondary market.

Explanation – For the purposes of clause (c), the acquisition of shares in the Company through secondary market shall be construed as follows:-

- If the Company is not listed, a foreign institutional investor may acquire its shares through transactions outside of the Company provided it is not an initial allotment of shares;
- II. If the Company is listed, the transactions by a foreign institutional investor shall be done through the recognized stock exchange where such shares are listed.
- No clearing corporation shall hold any right, stake or interest, of whatsoever nature, in the Company.

or hold equity shares of the Company unless he is a fit and proper person. 2) Any person who, directly or indirectly, either individually or together with persons acting in concert, acquire equity shares such that his shareholding exceeds tow percent of the paid up equity share capital of the Company shall seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 38 herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20° June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a such person has a general reputation and record of fairness and integrity, including but not limited to— (ii) financial integrity; (ii) good reputation and character, and (iii) honesty; (ii) good reputation and character, and offence involving moral turpitude or any economic offence or any offence against the securities laws; (i) an order for winding up has been possed against the person; (ii) an order for winding up has been passed against the person;	20	ELIGIBILITY FOR ACQUIRING OR HOLDING	1)	No person shall, directly or indirectly, acquire
he is a fit and proper person. 2) Any person who, directly or indirectly, either individually or together with persons acting in concert, acquire equity shares such that his shareholding exceeds tow percent of the paid up equity share capital of the Company shall seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital or the paid up equity share capital or the paid up equity share capital or the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company shall file a declaration within fifteen days from the end. of every financial year to the Company shall file a declaration within fifteen days from the end. of every financial year to the Company shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fatrness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence against the person; offence against the person; (ii) an order for winding up has been passed against the person;	30			
2) Any person who, directly or indirectly, either individually or together with persons acting in concert, acquire equity shares such that his shareholding exceeds tow percent of the paid up equity share capital of the Company shall seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 38 herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company son 20 th June, 2012, shall ensure compliance with these Articles within a period of inhety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 1) For the purposes of these Articles. 1) For the purposes of these Articles. 1) For the purposes of these Articles. 2) For the purposes of these Articles. 2) For the purposes of these Articles. 3) Such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; (iii) good reputation and character; and (iii) honesty; (iii) sood reputation and character; and (iii) honesty; (ii) and order for winding partners, has been convicted by a court for any offence against the person; (i) the person, or any of its whole time directors or manging partners, has been convicted by a court for any offence against the person;		SHARES		
individually or together with persons acting in concert, acquire equity shares such that his shareholding exceeds tow percent of the paid up equity share capital of the Company shall seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 38 herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within lifteen days from the end, of every financial year to the Company shall file a declaration within lifteen days from the end, of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if (1) in lancial integrity, (1) good reputation and character; and (11) honesty; b) Such person has a general reputation and record of fainness and integrity, including but not limited to — (1) financial integrity, (1) good reputation and character; and (11) honesty; b) Such person has not incurred any of the following disqualifications: (1) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence against the person; (2) In an order for winding up has been passed against the person;				
concert, acquire equity shares such that his shareholding exceeds tow percent of the paid up equity share capital of the Company shall seek approval of SEBI within lifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 3B herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20° tune, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications: (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence livavolving moral turriptude or — any economic offence or any offence against the person; (ii) an order for winding up has been passed against the person;			-	
shareholding exceeds tow percent of the paid up equity share capital of the Company shall seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 3B herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end-of-every financial year to the Company shall file a declaration within fifteen days from the end-of-every financial year to the Company that he complies with the fit and proper criteria provided in the fit and proper criteria provided in the Articles, a person shall be deemed to be a fit and proper person if a such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence managing partners, has been convicted by a court for any offence against the securities laws; (ii) an order for winding up has been passed against the person;				- 1
up equity share capital of the Company shall seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 3B herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criterial provided in these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
seek approval of SEBI within fifteen days of the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Articlas herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the filt and proper criteria provided in the Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence managing partners, has been convicted by a court for any offence against the securities laws; (ii) an order for winding up has been passed against the person; (iii) an order for for winding up has been passed against the person;				- · · · · · · · · · · · · · · · · · · ·
the acquisition. 3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 3B herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) if approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D Fit AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		· · ·		
3) A person eligible to acquire or hold more that five percent of the paid up equity share capital under sub-clause(2) of Article 38 herein above may acquire or hold more than five percent of the paid up equity share. Capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of exprinancial year to the Company that he complies with the filt and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to – (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications – (ii) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		*		
five percent of the paid up equity share capital under sub-clause(2) of Article 3B herein above may acquire or hold more than five percent of the paid up equity share, capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (i) the person, or any of its whole time directors or manging partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
under sub-clause(2) of Article 38 herein above may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20 th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (ii) financial integrity; (iii) good reputation and character; and (iiii) honesty; b) Such person on any of its whole time directors or managing partners, has been convicted by a court for any offence against the securities laws; (ii) an order for winding up has been passed against the person;		·	-	
may acquire or hold more than five percent of the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				· · · · · · · · · · · · · · · · · · ·
the paid up equity share capital of the Company only if he has obtained prior approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20 th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		·		
Company only if he has obtained prior approval of SEBI. 4 Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5 If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence linvolving moral turptitude or — any economic offence or any offence against the securities laws; (ii) an order for .winding up has been passed against the person;				may acquire or hold more than five percent of
approval of SEBI. 4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20 th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end, of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (ii) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence Involving moral turpitude or any economic offence or any offence against the person; (ii) an order for winding up has been passed against the person;				the paid up equity share capital of the
4) Any person holding more than two per cent of the paid up equity share capital of the Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turptitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		* *		Company only if he has obtained prior
the paid up equity share capital of the Company as on 20 th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence nevolving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				approval of SEBI.
Company as on 20th June, 2012, shall ensure compliance with these Articles within a period of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		,	4)	Any person holding more than two per cent of
compliance with these Articles within a period of ninety days thereof. 5) if approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence Involving moral turpitude or any economic offence or any offence Involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
of ninety days thereof. 5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the pald up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence Involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;	()			Company as on 20 th June, 2012, shall ensure
5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence lnvolving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				compliance with these Articles within a period
5) If approval under sub-clause (2) herein above is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence lnvolving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		-		of ninety days thereof.
is not granted by SEBI to any person, such person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end. of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			5)	
person shall forthwith divest his excess shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any effence against the securitles laws; (ii) an order for winding up has been passed against the person;		*		· · · · · · · · · · · · · · · · · · ·
shareholding. 6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		* * .		-
6) Any person holding more than two percent of the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			•	•
the paid up equity share capital in the Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			6)	` '
Company shall file a declaration within fifteen days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			- 7	
days from the end of every financial year to the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			1	
the Company that he complies with the fit and proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		* * * * * * * * * * * * * * * * * * * *		· ·
proper criteria provided in these Articles. 3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
3D FIT AND PROPER CRITERIA 1) For the purposes of these Articles, a person shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;	y ^a			
shall be deemed to be a fit and proper person if a) such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or— any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;	30	FIT AND PROPER CRITERIA	1)	
if a) such person has a general reputation and record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or— any economic offence or any offence against the securitles laws; (ii) an order for winding up has been passed against the person;			-′	
a) such person has a general reputation and record of fairness and integrity, including but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
record of fairness and integrity, including but not limited to— (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications— (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
but not limited to — (i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or — any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			1	
(i) financial integrity; (ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;	*	9.0		- · · · · · · · · · · · · · · · · · · ·
(ii) good reputation and character; and (iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;	1.			
(iii) honesty; b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		* (4)		• • •
b) Such person has not incurred any of the following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		OF OR		
following disqualifications — (i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;		. \		
(i) the person, or any of its whole time directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
directors or managing partners, has been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;	^		1	
been convicted by a court for any offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;			1	
offence involving moral turpitude or any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
any economic offence or any offence against the securities laws; (ii) an order for winding up has been passed against the person;				
offence against the securities laws; (ii) an order for winding up has been passed against the person;	•	*		The second secon
(ii) an order for winding up has been passed against the person;		** **		· · · · · · · · · · · · · · · · · · ·
passed against the person;				<u> </u>
		*	1	
I liii the nerson or any of its whole time			1	
(iii) the person, or any or its whole time				(iii) the person, or any of its whole time

		directors or managing partners, has been declared insolvent and has not been discharged; (iv) an order, restraining, prohibiting or debarring the person, or any of its whole time directors or managing partners, from dealing in securities or form accessing the securities market, has been passed by SEBI or any other regulatory authority, and a period of three years from the date of expiry of the period specified in the order has not elapsed; (v) any other order against the person, or any of its whole time directors or managing partners, which has a bearing on the securities market, has been passed by SEBI or any other regulatory authority, and a period of three years from the date of the order has not elapsed; (vi) the person has been found to be of
,		unsound mind by a court of competent jurisdiction and the
		finding is in force; and
		(vii) the person is financially not sound.
		2) If any question arises as to whether a person is
	*	a fit and proper person, SEBI's decision on such question shall be final.
3E	Newly inserted	The Board of Directors is empowered to take all
. 56	Newly inserted	such steps, and shall do all such acts, deeds and
1		things, as may be necessary and also obtain all
	*	statutory and regulatory approvals as required, for
	,	the listing of the securities of the Company on
		recognized stock exchanges having nationwide
		terminals in India.
78A	RECORD KEEPING	In addition to the requirements under other laws in
		force, the Company shall maintain and preserve all
		the books, registers, other documents and records relating to the issue or transfer of its securities for
		a period of not less than ten years.
145	Constitution of the Board	Composition of the Board
	On and from the Due Date, the Board of Directors	(1) The board of the Company shall include:
il en y	shall consist of:	(a) Shareholder Directors;
and the state of t	(a) Three Public Interest Directors from amongst	(b) Public Interest Directors; and,
	the persons in the panel constituted by SEBI,	(c) Managing Director.
	(b) Not more than two representatives from	
	among the stock brokers of the Company,	·
w*	who shall be called Trading Member Directors,	
	(c) Not more than six representatives from	•
	among the Shareholders, who shall be called	
L	The state of the s	

	Shareholder Directors; Provided further that	
	if the Company has Strategic Partners /	
	• • •	*
	Majority Shareholders, at least one third of	
	the Shareholder Directors shall be non-	
	executive Independent Directors, and	
	(d) A Managing Director.	
145(2)	Newly inserted	The number of Public Interest Directors shall not b
		lesser than the number of shareholder directors in
	*	the Company.
145(3)	Newly inserted	Any employee of the Company may be appointed
1.5(5)	, `	on the Board in addition to the Managing Director
		and such director shall be deemed to be
	,	Shareholder Director.
. 5.4 . 4		
145(4)	Newly inserted	No trading member or clearing member, or the
	4	associates and agents, shall be on the Board of th
	· ·	Company.
145(5)	Newly inserted	No foreign institutional investor shall have an
		representation in the Board of the Company.
145(6)	Newly inserted	The managing director shall be an ex-officio directo
-		on the Board and shall not be included in either th
		category of public interest directors or shareholde
		directors.
147	The Chairman of the Company shall be elected	Subject to prior approval of SEBI, the Chairperso
147		shall be elected by the Board from amongst th
	from amongst the Directors who are not executive	
· · · · · · · · · · · · · · · · · · ·	directors or Trading Member Directors	Public Interest Directors
148	Qualifications of Public Interest Directors	CONDITIONS OF APPOINTMENT OF DIRECTORS
1 W	A Public Interest Director shall be a person:	(1) The appointment and reappointment of a
	i) who is on the panel constituted by SEBI for	
	this purpose, comprising academics,	Company shall be with the prior approval
	professionals, industry representatives, public	SEBI.
	figures, nominees of investors' associations.	(2) The public interest directors of the Board of the
	ii) who is not, at the time of his appointment	Company shall be nominated by SEBI.
	(a) a stock broker or sub-broker; or	(3) Public interest directors shall be nominated for
	(b) Interested in a firm or a corporate entity	1
	carrying on the business of trading in	
	shares or stocks in the capacity of a	
		1.
	shareholder or employee (otherwise than	
	as a mere constituent); or	conflict with his role, the decision of SEBI sh
	(c) otherwise engaged in the business of	
	dealing in securities ; and	(5) A public interest director may be re-nominat
	iii) who, prior to his appointment as Director,	
	files a written undertaking with the Company	
	that if appointed he shall, during his tenure as	the securities market.
	director of the Company, not be:	(6) Public interest directors shall be paid or
	(a) a stock broker or sub-broker; or	sitting fees as specified in the Companies A
	(b) Interested in a firm or a corporate entity	
	carrying on the business of trading in	l v
	shares or stocks in the capacity of a	
•		
	shareholder or employee (otherwise than	•
	as a mere constituent); or	
	(c) otherwise engaged in the business o	*
	dealing in securities.	

149A	Newly inserted	The Public Interest Directors on the Board of the Company shall be nominated by SEBI.
151	The Board of Directors of the Company shall	Deleted
	select the Public Interest Directors from amongst	
	the persons in the panel constituted by SEBI for	
	this purpose.	
154	Upon the office of a Director who is a Public	Deleted
23	Interest Director falling vacant for any reason, the	,
	Board shall appoint any eligible person as Public	
	Interest Director from out of the panel constituted	
	by SEBI	
155	TRADING MEMBER DIRECTORS	Deleted
155		Deleted
	Qualifications of Trading Member Directors	
	Any Trading Member is eligible to be appointed as	
	a Trading Member Director in accordance with	
	these presents.	
156	A Trading Member Director shall be either	Deleted
	(a) a Trading Member of the Company; or	•
	(b) a designated partner of a Trading Member of	. , ,
	the Company, which is a partnership firm; or	
	(c) a designated director of a corporate Trading	
	Member of the Company.)
159	Appointment, Tenure and Removal of Trading	Deleted
	Member Directors and Shareholder Directors	
	Trading Member Directors and Shareholder	,
	Directors shall be elected by the Company in a	
	general meeting.	
160	Subject to the provisions of the Act and other	Subject to the provisions of the Act and other
100		,
	provisions of these Articles, one-third of	provisions of these Articles, 'one-third
	Shareholder Directors and Trading Member	shareholder Directors for the time being as a
	Directors for the time being as are liable to retire	liable to retire by rotation or if their numbers a
	by rotation or if their numbers are not three or	not three or multiples of three, then the number
	multiples of three, then the numbers nearest to	I The state of the
	one- third shall retire by rotation. As between	between persons appointed on the same da
	persons appointed on the same day, retirement is	retirement is to be determined by mutual conse
	to be determined by mutual consent and in case	and in case of default, by lot
	of default, by lot	
161	Election of Trading Member Directors and	Election of Shareholder Directors
	Shareholder Directors	Subject to the provisions of the Rules a
	Subject to the provisions of the Rules and	
-	Regulations of SEBI and the Act, the Shareholder	, •
	Directors and Trading Member Directors of the	•
	Company shall be <i>appointed</i> by the Company in	
	general meeting.	
162	The Board shall intimate to the Members the	The Board shall intimate to the Members the nam
102		
	names of persons so finalised for appointment as	1 '
	Trading Member Directors and Shareholder	Directors.
	Directors.	
163	The Company in the general meeting shall elect	
	the Trading Member Directors and Shareholder	
	Directors. The voting in the election held at the	

,		
	decided by the Chairman. For this purpose, each Member of the Company who is entitled to and desires to vote at such election shall vote for such number of persons from out of the list drawn up by the Board as indicated above as does not exceed the number of vacancies for the position of such Directors	purpose, each Member of the Company who is entitled to and desires to vote at such election shall vote for such number of persons from out of the list drawn up by the Board as indicated above as does not exceed the number of vacancies for the position of such Directors
164	The persons who secure the highest number of votes for the specific vacancies shall be appointed as Trading Member Directors or Shareholder Directors, as the case may be, in place of those whose tenures are to expire at such general meeting and in case of an equality of votes, the election shall be decided by the scrutineers by drawing lots	The persons who secure the highest number of votes for the specific vacancies shall be appointed as Shareholder Directors, as the case may be, in place of those whose tenures are to expire at such general meeting and in case of an equality of votes, the election shall be decided by the scrutineers by drawing lots.
165	The Company may in general meeting at any time remove any <i>Trading Member Director or</i> Shareholder Director and thereupon the concerned person shall cease to be a Director	The Company may in general meeting at any time remove any Shareholder Director and thereupon the concerned person shall cease to be a Director
166A	Newly inserted	Dis-qualifications of Managing Director The Managing Director shall not— (a) be a shareholder or an associate of a
		shareholder of the Company or shareholder of an associate of the Company; (b) be a trading member or a clearing member, or his associate and agent, or shareholder of a trading member or clearing member or shareholder of an associate and agent of a
	5	trading member or a clearing member; or (c) hold any position concurrently in the subsidiary of the Company, or in any other entity associated with the Company: Provided that the Managing Director of the Company may be appointed on the Board, but not as Managing Director, of the subsidiary of the
·		Company.
167	The appointment, renewal of appointment and the termination of service of the Managing Director shall be subject to prior approval of SEBI and the terms and conditions of his service shall be as approved by the Board of Directors of the Company	The appointment, renewal of appointment and termination of service of the Managing Director of the Company shall be subject to prior approval of SEBI.
. 169	Subject to the provisions of the Act and other provisions of these Articles, the Managing Director shall be appointed for a term not exceeding five years at a time	The appointment of the managing director shall be for a tenure not less than three years and not exceeding five years
171	The Board of Directors shall prescribe the professional qualifications, experience, age limit, remuneration and terms and conditions of service for the post of the Managing Director and such other norms and procedures as it may decide for such selection. The recommendations of the	The Board of Directors shall subject to the guidelines issued by SEBI from time to time, determine the qualification, manner of appointment, terms and conditions of appointment and other procedural formalities associated with the selection / appointment of the

34		
	Selection Committee for appointment of the Managing Director shall be forwarded, in order of preference, to the Board and the Board shall in turn forward its recommendations (which shall be from among those persons who are recommended by the Selection Committee) to SEBI for its prior approval not later than thirty calendar days from the date of submission of the recommendation by the Selection Committee to the Board of Directors of the Company. SEBI shall communicate to the Company as soon as possible its approval of the candidate to be appointed as the Managing Director of the Company	managing director. The recommendations of the Selection Committee for appointment of the Managing Director shall be forwarded, in order of preference, to the Board and the Board shall in turn forward its recommendations (which shall be from among those persons who are recommended by the Selection Committee) to SEBI for its prior approval not later than thirty calendar days from the date of submission of the recommendation by the Selection Committee to the Board of Directors of the Company.
174	The Managing Director may be removed by SEBI in the circumstances mentioned at Article 173 above and thereupon, he shall cease to be a Director of the Company	(a) The managing director shall be liable for removal or termination of services by the Board of the Company with the prior approval of SEBI for failure to give effect to the directions, guidelines and other orders issued by SEBI, or the rules, the articles of association, bye-laws and regulations of the Company.
		 (b) SEBI may suo motu remove or terminate the appointment of the managing director if deemed fit in the interest of securities market: Provided that no managing director shall be removed unless he has been given a reasonable opportunity of being heard.
175	Subject to overall management of the affairs of the Company being vested in the Board as per these Articles and the relevant provisions of the Rules of the Company: (i) The Managing Director shall be vested with the executive enforce the Articles of Association, Rules, Bye-laws and Regulations of the Company and shall exercise such powers as are provided hereunder and as may be delegated or entrusted to him by the Board from time to time. (ii) In the absence of the Chairman, the Managing Director shall be vested with the powers, rights, duties and functions of the Chairman as provided in the Articles of Association, Rules, Bye-laws and Regulations of the Company, save and except for such provisions as contained in these Articles whereby such powers, rights, duties and functions of the Chairman cannot be vested with the Managing Director. (iii) In the absence of the Managing Director, it shall be the duty of such person as may be	Subject to overall management of the affairs of the Company being vested in the Board as per these Articles and the relevant provisions of the Rules of the Company: (i) The Managing Director shall be vested with the executive enforce the Articles of Association, Rules, Bye-laws and Regulations of the Company and shall exercise such powers as are provided hereunder and as may be delegated or entrusted to him by the Board from time to time. (ii) Deleted (iii) In the absence of the Managing Director, it

designated by the Board of Directors to give designated by the Board of Directors to give effect to the directives, guidelines and orders effect to the directives, guidelines and orders issued by SEBI in order to implement the issued by SEBI in order to implement the applicable provisions of law, Articles of applicable provisions of law, Articles of Association, Rules, Bye-laws and Regulations Association, Rules, Bye-laws and Regulations of of the Company. Any failure in this regard will the Company. Any failure in this regard will make such other person as may have been make such other person as may have been designated by the Board of Directors liable for designated by the Board of Directors liable for removal or termination of service by the removal or termination of service by the Company or on receipt of direction to that Company or on receipt of direction to that effect from SEBI, subject to such other person effect from SEBI, subject to such other person as may have been designated by the Board of as may have been designated by the Board of Directors being given an opportunity for Directors being given an opportunity for being being heard against such termination. heard against such termination. 179(II) **Newly inserted** SEBI may, for any failure by the directors to abide by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations 2012 or the Code of Conduct or Code of Ethics or in case of any conflict of interest, either upon a reference from the Company or suo motu, take appropriate action including removal or termination of the appointment of any director, after providing him a reasonable opportunity of being heard. 179(II) in case of a Trading Member Director, if: Deleted Standing (i) he is a Trading Member of less than three years' standing on the day of finalization of the list of persons proposed to be appointed as Trading Member Directors; **Default or Expulsion** (ii) he has at any time been declared a defaulter or expelled by any stock exchange; Suspension (iii) his certificate of registration as a stock broker or his trading rights have been suspended by SEBI or the Company as the case may be or his trading rights have been suspended by the Company on account of any disciplinary action taken against him under the Articles of Association, Rules, Bye-laws and Regulations of the Company and, if such suspension has taken place prior to the finalisation by the Board of the names of persons proposed to be appointed as Directors by election in the general meeting, two years have not elapsed from the date of expiry of such suspension of certificate of registration or trading rights. **Cancellation of Registration** (iv) his registration as a stock broker has been cancelled by SEBI; **Not Complying with Conciliation / Arbitration** (v) he fails to comply with the conciliation

arbitration award as provided in and within the period specified in these Articlés, Rules, Byelaws and Regulations of the Company, in which case he shall cease to occupy the office of Director then occupied by him but shall not be ineligible to be subsequently elected as a Director upon him complying with the said conciliation/arbitration award;

Not Resolving Complaints of Investors

(vi) he fails to take effective steps to resolve complaints of investors, such as for non-receipt of payment for the securities sold and/or nonreceipt of securities for the amount paid or fails to furnish necessary written explanation or statement of account in respect of complaints pending with him for more than a month to the satisfaction of the other Directors of the Company, where the total amount works out to be Rupees one lakh or more, in which case he shall cease to occupy the office of Director then occupied by him but shall not be ineligible to be subsequently elected as a Director upon him resolving the complaints;

Not Maintaining Base Minimum Capital

(vii) he does not maintain base minimum capital with the Company.

Suspension of Payment

(viii) if he suspends payment or is adjudicated an insolvent or if a petition be filed by him for winding up his affairs or those of his partnership firm/company/ body corporate, of which he is a designated partner/ designated director/dominant shareholder as the case may be, compounds with creditors, or is declared a defaulter by the Company; Provided that in relation to the matters contained in this Article, if the concerned person is a designated partner or designated director or dominant stakeholder of a partnership firm which is a Trading Member or dominant shareholder of a corporate Trading Member of the Company, then the provisions of these Articles shall, unless repugnant to the context or meaning thereof, apply to such person as if references therein to such person were references to the Trading Member of which such person is a designated partner or designated director or dominant stakeholder or shareholder, as the case may be.

Conditions Applicable to Partnership Firm /

A designated partner of a partnership firm which is a Trading Member or a designated director of a corporate Trading Member, duly nominated by the partnership firm or the board of directors of

Deleted

	such company, as the case may be, shall be	
	eligible to be elected as Trading Member Director,	
	subject to the other provisions of these Articles.	
	Such designated partner or designated director	
	shall cease to be a Director on the Governing	
*	Board of the Company if he ceases to be a	* \
	designated partner of the concerned partnership	
	firm or a designated director of the concerned	*
÷	corporate Trading Member.	
182	Designated Partner/Director as Director	Deleted
	Not more than one designated partner of a	
	partnership firm or one designated director of a	
	corporate Trading Member shall be eligible to be	
	a Trading Member Director at the same time.	
186	A Director may receive remuneration by way of a	A Director may receive remuneration by way of
180	fee for each meeting of the Board or a	sitting fees for each meeting of the Board or a
*	Committee thereof attended by him as may be	Committee thereof attended by him as may be
	decided by the Board, subject to the maximum	decided by the Board, subject to the maximum
	specified under the Act. A Director may be	specified under the Act. A Director may be
	reimbursed the actual expenses incurred by him	reimbursed the actual expenses incurred by him in
	in attending the Board / Committee meetings or	attending the Board/Committee meetings or for
	1	carrying out any work of the Company
107	for carrying out any work of the Company	Vacancy in the Office of Chairman
187	Vacancy in the Office of Chairman	In case a vacancy occurs in the office of the
	In case a vacancy occurs in the office of the	
	Chairman, the Board shall fill up the vacancy by	Chairman, the Board shall fill up the vacancy by
7	election from among the Directors who are not	election from among the Public Interest Directors
	executive directors or Trading Member	at a meeting of the Board subject to prior approval
	Directors at a meeting of the Board. The	of SEBI. The Chairman so elected shall, subject to
	Chairman so elected shall, subject to these	these Articles, hold office for the remaining period
	Articles, hold office for the remaining period of	of his term as a Director
	his term as a Director	
188	Conversion Not Requiring Vacation	Deleted
	The office of a Trading Member Director shall not	
	be deemed to be vacated in case he exercises the	
	right of nomination in favour of a company in	,
1	which he, along with his spouse, continues to	,
	exercise control and of which he is a designated	
	director. Such designated director shall continue	* 0
	to be a Director of the Company until the	* ** *
	remaining period of the term.	
199	Rotation of directors	Rotation of Shareholder Directors
	At every annual general meeting of the Company	At every annual general meeting of the Company
-	other than the first annual general meeting, one-	other than the first annual general meeting, one-
	third or nearest to one-third of the Directors for	third or nearest to one-third of the Shareholder
1	the time being as are liable to retire by rotation	Directors for the time being as are liable to retire
	or if their number is not three or a multiple of	by rotation or if their number is not three or a
. *	three, then the number nearest to one third,	multiple of three, then the number nearest to one
	shall retire by rotation	third, shall retire by rotation.
206	All meetings of the Board shall be presided over	All meetings of the Board shall be presided over by
200	by the Chairman, if present, but if at any meeting	1
, ·	of the Directors, the Chairman be not present at	
	the time appointed for holding the same, then	Turne appointed for nothing the same, then and in

^ *,	and in that case the Directors shall choose one of	that case the Directors shall choose one of the
	the Public Interest Directors, Shareholder	Public Interest Directors then present to preside at
	Directors or the Managing Director then present	the meeting
	to preside at the meeting	
210	Unless otherwise specially provided, the quorum	Unless otherwise specially provided, the quorum of
	of the Board of Directors shall be one-third of the	the Board of Directors shall be one-third of the
	total strength of the Board of Directors or four	total strength of the Board of Directors or four
	Directors, whichever is higher, present and	Directors, whichever is higher, present and
	attending the meeting of the Board of Directors,	attending the meeting of the Board of Directors,
- 10	where at least one member shall be a	where at least one member shall be a Public.
	Shareholder Director and another a Public	Interest Director. If a fraction appears when
	Interest Director. If a fraction appears when	determining the quorum, such fraction shall be
	determining the quorum, such fraction shall be	rounded off to the next higher number; provided
	rounded off to the next higher number; provided	that where at any time the number of interested
	that where at any time the number of interested	directors exceeds or is equal to two third of the
	directors exceeds or is equal to two third of the	total strength, the number of the remaining
*	total strength, the number of the remaining	Directors, that is to say, the number of the
	Directors, that is to say, the number of the	Directors who are not interested present, at the
	Directors who are not interested present, at the meeting being not less than two, shall be the	meeting being not less than two, shall be the quorum during such time.
	quorum during such time.	quorum during such time.
	For the purpose of this Article:	[For the purpose of this Article:
	a. "total strength" means the total strength of	a. "total strength" means the total strength of the
	the Directors of the Company as determined	Directors of the Company as determined in
	in pursuance of the Act after deducting	pursuance of the Act after deducting therefrom
	therefrom the number of the Directors, if	the number of the Directors, if any, whose place
	any, whose place may be vacant at the time.	may be vacant at the time
	(ii) "interested director" means any director	b. "interested director" means any director whose
	whose presence cannot by reason of Section	presence cannot by reason of Section 300 of the
	300 of the Act or for such other reasons as	Act or for such other reasons as may be
	may be specified by the Board count for the	specified by the Board count for the purpose of
	purpose of forming a quorum at a meeting of	
	the Board at the time of the discussion or	the time of the discussion or vote on any
	vote on any matter.]	matter.]

J. P. MISHRA Translator Indore-452001